VOCATIONAL TRADES
(further to Section 20)

Part A

Butchery and meat processing
Dairy farming
Milling
Bakery and pastry products
Brewing and malting
Processing of hides and skins
Application, manufacture and repair of orthopaedic footwear
Glass cutting and etching
Processing of rubber compounds
Stone working
Casting of metals, modelling
Forging, horseshoeing
Machining
Locksmithery, tool-making
Galvanization, enamelling
Manufacture, installation, and repair of electrical machinery and appliances, electronic and telecommunication equipment
Watchmaking
Goldsmithery and jewellery
Joinery, flooring
Manufacture and repair of musical instruments
Repair of other transport equipment and work machinery
Bricklaying
Installation, repair, inspection and testing of electrical equipment
Installation, repair and reconstruction of cooling equipment and heat pumps
Plumbing, heating
Installation, repair, inspection and testing of gas equipment and the filling of vessels with gas
Installation, repair, inspection and testing of pressure equipment and gas vessels
Installation, repair, inspection and testing of lifting equipment
Insulation
Painting, varnishing, coating
Roofing, carpentry
Tinsmithery and repair of vehicle bodies
Stove-fitting
Repair of road vehicles
Hairdressing

Part B

Dyeing and chemical treatment of textiles
Cleaning and washing of textiles and clothing
Chimney sweeping

Part C

Catering services.
Cosmetic services
Pedicure, manicure
## Annex No 2 to Act No 455/1991

### PROFESSIONAL TRADES
(further to Sections 23 and 24)

<table>
<thead>
<tr>
<th>Object of business</th>
<th>Professional competence required</th>
<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
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</tbody>
</table>
| Geological work*)  | certificate of professional competence issued by the Ministry of the Environment**) | *) with the exception of geological work constituting mining and other activities using mining techniques in accordance with Sections 2 and 3 of Act No 61/1988 on mining, explosives and the State Mining Authority, as amended by Act No 128/1999 and Act No 206/2002  
**) Section 3(3) of Act No 62/1988 on geological work, as amended by Act No 3/2005 |
| Tobacco processing and the manufacture of tobacco products | a) university education in a study programme and study field focusing on food chemicals or agriculture and one year’s professional experience, or  
b) higher education in a field of study focusing on food chemicals or agriculture and three years’ professional experience, or  
c) secondary education with a school-leaving examination in a field of study focusing on food chemicals or agriculture and three years’ professional experience, or  
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an | Act No 353/2003 on excise duty, as amended |
establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience

| Manufacture of dangerous chemicals and dangerous chemical mixtures and sale of chemicals and chemical mixtures classified as very toxic*) and toxic*) | a) university education in a study programme and study field focusing on chemistry, mining, metallurgy, mechanical engineering, civil engineering, electrical engineering, fire protection, food processing, medicine, veterinary medicine, pharmacy, natural sciences, agriculture or forestry and one year’s professional experience, or  

b) higher education in a field of study focusing on chemistry, mining, metallurgy, mechanical engineering, civil engineering, fire protection, electrical engineering, health care, pharmacy, veterinary sciences, agriculture or forestry and three years’ professional experience, or  

c) secondary education with a school-leaving examination in a field of study focusing on chemistry, mining, metallurgy, mechanical engineering, civil engineering, fire protection, electrical engineering, health care, pharmacy, veterinary sciences, agriculture or forestry and three years’ professional experience, or  

d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience. |

*) Section 5(1)(f) and (g) of Act No 350/2011 on chemical substances and chemical mixtures and amending certain laws (the Chemicals Act); for the manufacture of a chemical substance and a chemical mixture, a trade authorization is not required for this trade if the manufacture of the chemical substance and chemical mixture is also the subject of another trade referred to in this annex or in Annex No 3 to Act No 455/1991, as amended by Act No 130/2008, Act No 145/2010 and Act No 155/2010.  

**) Act No. 179/2006 Coll., on verifying and recognising the results of continuing education and on amendments to certain Acts (Act on Recognising the Results of Further Education), as amended
which the trade is operated falls, and four years’ professional experience, or
e) documents under Section 7(5)(a), (b), (c), (d) or (e) of the Trade Licensing Act, or
f) a professional qualification to pursue the vocation of chemist to operate devices pursuant to a special legal regulation** and 4 years’ professional experience;

for the sale of chemical substances and chemical mixtures classified as very toxic or toxic, professional competence can also be demonstrated by means of:
a) evidence of at least five years’ uninterrupted professional experience as an entrepreneur or manager, or
b) evidence of at least two years’ uninterrupted professional experience as an entrepreneur or manager, and evidence of the completion of education in the field, or
c) evidence of at least three years’ uninterrupted professional experience as an entrepreneur or manager, and evidence of retraining or other evidence of a qualification issued by the competent State authority, or
d) evidence of at least three years’ uninterrupted professional experience as an employee, and evidence of the completion of education in the field, or
e) evidence of four years’ uninterrupted professional experience as an employee, and evidence of retraining or other evidence of a qualification issued by the competent State authority

<table>
<thead>
<tr>
<th>Manufacture and repair of series produced</th>
<th>a) professional competence to pursue the profession of orthotics/prosthetics fitter in accordance with specific legislation”, or</th>
<th>*) Act No 96/2004 on conditions for the acquisition and recognition of competence to engage in</th>
</tr>
</thead>
<tbody>
<tr>
<td>- prostheses,</td>
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<tr>
<td>- body orthoses,</td>
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<tr>
<td>- limb ortheses,</td>
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<td></td>
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<tr>
<td>- soft bandages</td>
<td>b) professional competence to pursue the profession of orthotics/prosthetics technician in accordance with specific legislation*) and three years’ professional experience, or c) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and three years’ professional experience, or d) documents under Section 7(5)(a), (b), (c), (d) or (e) of the Trade Licensing Act</td>
<td>paramedical professions and to carry out activities connected with the provision of health care and amending certain related laws (the Paramedical Act), as amended</td>
</tr>
<tr>
<td>Optician</td>
<td>a) competence to pursue the healthcare profession of optometrist in accordance with specific legislation*), or b) higher education in a field of education to become a certified optician or certified eye technician, or c) secondary education with a school-leaving examination in a field of education to become an optician or eye technician, or d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience</td>
<td>*) Act No 96/2004 on conditions for the acquisition and recognition of competence to engage in paramedical professions and to carry out activities connected with the provision of health care and amending certain related laws (the Paramedical Act), as amended by Act No 125/2005</td>
</tr>
<tr>
<td>Disposal of hazardous waste</td>
<td>a) university education and one</td>
<td>Section 4 of Act</td>
</tr>
</tbody>
</table>
| Construction design | a) authorization or entry in the register of registered persons in accordance with Act No 360/1992 on the profession of authorized architects and the profession of authorized engineers and technicians active in construction, as amended, or  
b) university education in a master study programme and study field focusing on civil engineering or architecture and three years’ experience of structural design, or  
c) university education in a bachelor study programme and study field focusing on civil engineering or architecture and five years’ experience of structural design, or  
d) higher education in a field of study focusing on civil engineering and five years’ experience of structural design, or  
e) secondary education with a school-leaving examination in a technical or scientific field of study and three years’ professional experience  
<p>| No 185/2001 on waste and amending certain other laws |</p>
<table>
<thead>
<tr>
<th><strong>Construction of structures, changes thereto, and demolition thereof</strong></th>
<th><strong>Section 160 of Act No 183/2006</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>a) authorization or entry in the register of registered persons in accordance with Act No 360/1992, as amended, or</td>
<td></td>
</tr>
<tr>
<td>b) university education in a master study programme and study field focusing on civil engineering or architecture and three years’ experience of construction, or</td>
<td></td>
</tr>
<tr>
<td>c) university education in a bachelor study programme and study field focusing on civil engineering or architecture and five years’ experience of construction, or</td>
<td></td>
</tr>
<tr>
<td>d) higher education in a field of study focusing on civil engineering and five years’ experience of construction, or</td>
<td></td>
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<tr>
<td>e) secondary education with a school-leaving examination in a field of study focusing on civil engineering and five years’ experience of construction, or</td>
<td></td>
</tr>
<tr>
<td>f) documents under Section 7(5)(a), (b), (c), (d) or (e) of the Trade Licensing Act</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Purchase, sale, destruction and disposal of category P2, T2 and F4 pyrotechnic articles and work with fireworks</strong></th>
<th><strong>Act No. 206/2015 Coll.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>for the purchase, sale, destruction and disposal of category P2 pyrotechnic articles P2, a certificate of professional competence pursuant to Section 36 (1)(a) of Act No. 206/2015 Coll.; for the purchase, sale, destruction and disposal of category T2 and F4 pyrotechnic articles and work with fireworks, a certificate of professional competence pursuant to Section 36 (1)(b) or a document pursuant to Section 66 (8) of Act No. 206/2015 Coll.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><em><em>Purchase and sale of cultural monuments</em>) or items of cultural value</em>*)</th>
<th><strong>Act No 20/1987 on the care of monuments by the State, as amended</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>a) university education in a study programme and study field focusing on fine art, restoration or the history of art, or</td>
<td></td>
</tr>
</tbody>
</table>
### Trade in animals used for livestock breeding

- **a)** university education in a study programme and study field focusing on livestock breeding, zootechnics or veterinary medicine and one year’s professional experience, or
- **b)** higher education in a field of study focusing on livestock breeding, zootechnics or veterinary medicine and two years’ professional experience, or
- **c)** secondary education with a school-leaving examination in a field of study focusing on livestock breeding, zootechnics or veterinary medicine and three years’ professional experience, or
- **d)** secondary education with a certificate of apprenticeship in a relevant field of study focusing on livestock breeding, zootechnics or veterinary medicine and four years’ professional experience.

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**b)** higher education in a field of study focusing on fine art, restoration, conservation or works of fine and applied art and one year’s professional experience, or

**c)** secondary education with a school-leaving examination in a field of study focusing on fine art, restoration, conservation, works of fine and applied art or trading in antiques and one year’s professional experience, or

**d)** secondary education with a certificate of apprenticeship in a relevant field of study focusing on fine art, restoration, conservation or works of fine and applied art and three years’ professional experience, or

**e)** a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience.

****) Act No 71/1994 on the sale and export of items of cultural value, as amended
or veterinary medicine and two years’ professional experience, or
d) secondary education with a certificate of apprenticeship in a field of study focusing on livestock breeding or zootechnics and three years’ professional experience, or
e) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience, or
f) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act

<table>
<thead>
<tr>
<th>Accounting consulting, bookkeeping, tax accounting</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) university education and three years’ professional experience, or</td>
</tr>
<tr>
<td>b) higher education and five years’ professional experience, or</td>
</tr>
<tr>
<td>c) secondary education with a school-leaving examination and five years’ professional experience, or</td>
</tr>
<tr>
<td>d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and five years’ professional experience</td>
</tr>
<tr>
<td>Role</td>
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<tr>
<td>----------------------------------------------------------------------</td>
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</tbody>
</table>
| Real estate mediation                                               | a) university education in a master's degree in law, economics, finance or marketing and trade, or education in construction with a focus on civil engineering or preparation and construction of buildings, or a similar higher education degree obtained by a university, not included in the field of education,  
b) university education in the bachelor program, 1 year of experience and completion of an internationally recognized course pursuant to the Section 60a of Act 111/1998 Coll. focusing on real estate organized at a state-accredited institute,  
c) university, higher professional or secondary education with a school-leaving examination and 3 years' professional experience;  
d) professional qualifications for the activity of a real estate broker pursuant to the Act on Recognition of Further Education Results *)                                                                 | *) Act. No. 179/2006 Coll. as amended                                                                                                                     |
| Independent Loss Adjuster                                           | secondary education with a school-leaving examination                                                                                                                                                                                                                                                                                                                                                           |                                                                                                 |
| Performance of voluntary auctions of moveables under the Public Auctions Act | a) university education, or higher education and two years’ business experience, or  
b) secondary education with a school-leaving examination and three years’ business experience, or  
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an | Act No 26/2000 on public auctions, as amended                                                   |
establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience, or
e) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act

<table>
<thead>
<tr>
<th>Valuation of property* )</th>
<th>for the valuation of movable and immovable assets:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- movable assets,</td>
<td>a) university education in a study programme and study field focusing on property valuation, or</td>
</tr>
<tr>
<td>- immovable assets,</td>
<td>b) university education and lifelong learning in accordance with specific legislation**) consisting of at least four semesters focusing on the valuation of a particular category of property, or</td>
</tr>
<tr>
<td>- intangible assets,</td>
<td>c) at least secondary education with matriculation in the discipline in which the valuation is to be carried out, and life-long learning under special legislation**) of 2 semesters focused on property valuation, or</td>
</tr>
<tr>
<td>- financial assets,</td>
<td>d) at least secondary education with matriculation in the discipline in which the valuation is to be carried out and post-matriculation qualification studies of at least 2 school years focused on property valuation, or</td>
</tr>
<tr>
<td>- business operations</td>
<td>e) at least secondary education with matriculation in the discipline in which the valuation is to be carried out and 2 years of professional experience in property valuation, or</td>
</tr>
</tbody>
</table>

*) the notifier shall define the objects of business pursuant to the first sentence of Section 45(4) of Act No 455/1991, as amended by Act No 130/2008, in accordance with submitted evidence of professional competence

**) Section 60 of Act No 111/1998 on universities and amending other laws (the Universities Act), as amended by Act No 147/2001
work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and five years’ professional experience in property valuation; for valuations of intangible assets, financial assets and business operations:

a) university education in a study programme and study field focusing on property valuation, or

b) university education and lifelong learning in accordance with specific legislation**) consisting of at least four semesters focusing on the valuation of a particular category of property, or

c) university education and lifelong learning in accordance with specific legislation**) consisting of at least two semesters focusing on the valuation of a particular category of property, and two years’ professional experience.

| Geodesic activities*) | a) university education in a study programme and study field focusing on surveying and one year’s professional experience, or | *) Act No 200/1994 on surveying and amending certain laws related to the implementation thereof, as amended

| | b) higher education in a field of study focusing on surveying and three years’ professional experience, or | ***) Section 14 of Act No 200/1994, as amended by Act No 186/2001

| | c) secondary education with a school-leaving examination in a field of study focusing on surveying and three years’ professional experience, or | |

<p>| | d) authorization issued by the Czech Office for Surveying, Mapping and Cadastre***) or | |</p>
<table>
<thead>
<tr>
<th><strong>Inspection, checking and testing of specified technical equipment in operations</strong></th>
<th><strong>Certificate issued by a track administrative authority</strong></th>
<th><strong>Sections 47 and 48 of Act No 266/1994 on railways, as amended by Act No 23/2000 and Act No 191/2006</strong></th>
</tr>
</thead>
</table>
| **Restoration of works of art that are not cultural monuments or parts thereof but are held in the collections of museums and galleries*), or of objects of cultural value**) | a) university education in a study programme and study field focusing on restoration or fine art, or  
b) higher education in a field of education focusing on restoration or fine art, or  
c) secondary education with a school-leaving examination in a relevant field of study focusing on restoration, fine art or applied art and three years’ experience of restoration, or  
d) secondary education with a certificate of apprenticeship in a relevant field of study focusing on fine art or applied art and five years’ experience of restoration, or  
e) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience. | *) Act No 122/2000 on the protection of collections of a museum nature and amending certain other laws, as amended  
**) Act No 71/1994 on the sale and export of items of cultural value, as amended |
| Special protective disinfection, disinsectization and disinfestation without using dangerous chemicals and dangerous chemical mixtures classified as toxic or highly toxic *, excluding special protective disinfection, disinsectization and disinfestation in food-processing and agricultural operations | for special protective disinfection, disinsectization and disinfestation without using dangerous chemicals and dangerous chemical mixtures classified as toxic or highly toxic *, excluding special protective disinfection, disinsectization and disinfestation in food-processing and agricultural operations:  
| a) professional competence in accordance with Section 58(1) of Act No. 258/2000 Coll., on the protection of public health and amending certain related Acts, as amended by Act No. 392/2005 Coll., and Act No. 267/2015 Coll., or  
| b) a professional qualification to work as a sanitation worker without fumigants in accordance with a special legal regulation *), or  
| c) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act; | *) § 44a (3) and (4) of Act No. 258/2000 Coll., as amended by Act No. 267/2015 Coll. **) Act No. 179/2006 Coll., as amended.  
| - in food-processing or agricultural operations, using dangerous chemicals and dangerous chemical mixtures classified as toxic or highly toxic *) excluding special protective disinsectization and disinfestation in food-processing or agricultural operations | for special protective disinfection, disinsectization and disinfestation in food-processing or agricultural operations:  
| a) professional competence in accordance with Section 58(2) of Act No. 258/2000 Coll., as amended by Act No. 392/2005 Coll., and Act No. 267/2015 Coll., or  
| b) a professional qualification to work as a sanitation worker without fumigants in accordance with a special legal regulation **), or  
| c) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act; |  
| - six years’ professional experience. |  

*) § 44a (3) and (4) of Act No. 258/2000 Coll., as amended by Act No. 267/2015 Coll. **) Act No. 179/2006 Coll., as amended.
<table>
<thead>
<tr>
<th>Service Type</th>
<th>Minimum Requirements</th>
<th>Notes</th>
</tr>
</thead>
</table>
| Classified as toxic or highly toxic *) excluding special protective disinfection and disinfestation in food-processing or agricultural operations: | a) professional competence in accordance with Section 58(2) of Act No. 258/2000 Coll., as amended by Act No. 392/2005 Coll., and Act No. 267/2015 Coll., or b) a professional qualification to work as a sanitation worker without fumigants in accordance with a special legal regulation**), or c) documents under Section 7(5)(j),(k),(l) or (m) of the Trade Licensing Act; | *
| Tourist assistance activities in mountain areas  | a) secondary education with a school-leaving examination and professional qualification for mountain tourist assistance activities in accordance with specific legislation*), or b) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience | *) Act No 179/2006 on the certification and recognition of the results of further education and amending certain laws (the Act on the Recognition of Further Education Results) |
| Water rescue service                             | a) a retraining certificate or other evidence of professional qualifications for the relevant work activities issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or b) a professional qualification for | *) Act No. 179/2006 Coll., as amended                                    |
| Fire protection technical and organizational activity | a) university education in a study programme and study field focusing on fire protection, or  
b) higher education in a field of education focusing on fire protection, or  
c) secondary education with a school-leaving examination in a field of education focusing on fire protection, or  
d) certificate of professional competence issued by the Ministry of the Interior, or  
e) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and two years’ professional experience | Section 11 of Act No 133/1985 on fire protection, as amended by Act No 237/2000 |
| Provision of services related to occupational health and safety | a) university education in occupational health and safety and one year’s experience of occupational health and safety, or  
b) higher education and two years’ experience of occupational health and safety, or  
c) secondary education with a school-leaving examination and three years’ experience of occupational health and safety, or  
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by a ministry in whose purview the sector in which the trade is operated falls, and two years’ professional experience | *) Section 10 paragraph 1 (c) and Section 10 paragraph 2 (c) of Act No. 309/2006 Coll., stipulating further requirements for occupational health and safety in labour relations and ensuring safety and health protection during work activities or providing services outside labour relations (Act on securing other conditions for health and safety at work), as amended, and Section 8 paragraph 1 and 2 of Government |
<p>| Provision of physical education and sports services in the field of*) | a) university education in a study programme and study field focusing on physical culture, physical education and sport, or b) higher education in a field of education focusing on physical culture, physical education and sport, or c) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or d) a professional qualification for the relevant area of physical education activities **) | Resolution No. 592/2006 Coll., on conditions for accreditation and performing proficiency tests. **) the notifier shall define the objects of business pursuant to the first sentence of Section 45(4) of Act No 455/1991, as amended by Act No 130/2008, in accordance with submitted evidence of professional competence. **<em>) Act No. 179/2006 Coll., as amended. |
| Driving instruction | professional certificate issued by the competent regional authority</em>) and one year’s professional experience | *) Section 21(1) of Act No 247/2000 on the acquisition and recognition of professional competence to drive motor vehicles and amending certain laws, as amended by Act No 478/2001. |
| Organization of courses to acquire qualifications in special protective disinfection, disinsectization and | professional competence in accordance with Section 58(1) of Act No 258/2000 on the protection of public health and amending |</p>
<table>
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<tr>
<th></th>
<th>certain related laws, as amended by Act No 392/2005</th>
</tr>
</thead>
</table>
| **Day care of children up to the age of three** | a) professional competence to pursue the profession of a general nurse or health assistant, carer, midwife, or paramedic under specific legislation*), or  
|                       | b) professional competence to pursue the profession of social worker or social services worker under specific legislation**), or  
|                       | c) professional qualifications to pursue the profession of nursery school teacher in accordance with specific legislation***) or  
|                       | d) professional qualifications for the activities of nannies taking care of pre-school children in accordance with specific legislation****);  
|                       | *) Act No 96/2004 on conditions for the acquisition and recognition of competence to engage in paramedical professions and to carry out activities connected with the provision of health care and amending certain related laws (the Paramedical Act), as amended  
|                       | **) Act No 108/2006 on social services, as amended  
|                       | ***) Act No 563/2004 on pedagogical staff and amending certain other laws, as amended  
|                       | ****) Act No 179/2006, as amended |
| **Psychological consulting and diagnostics** | university education in the field of psychology and, in the case of single-field study, one year’s professional experience or, in the case of multi-field study, three years’ professional experience |
| **Animal training** | a) university education in a study programme and study field focusing on livestock breeding, zootechnics or veterinary medicine and one year’s professional experience, or  
|                       | b) higher education in a field of study focusing on livestock breeding, zootechnics or veterinary medicine and two years’ professional experience, or  
|                       | c) secondary education with a school-leaving examination in a |
| **Activities disturbing the integrity of human skin** | **a)** professional competence to pursue the profession of physician or dental practitioner in accordance with specific legislation*), or  
**b)** professional competence to pursue the profession of a general nurse, midwife, paramedic or health assistant under specific legislation**), or  
**c)** secondary education with a school-leaving examination in the study field of cosmetics and a retraining certificate or other evidence of professional competence for activities where the integrity of the human skin disturbed, issued by an establishment accredited in accordance with specific legislation***), or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act |
| **field of study focusing on livestock breeding, zootechnics or veterinary medicine and two years’ professional experience,** or  
**d)** secondary education with a certificate of apprenticeship in a field of study focusing on livestock breeding or zootechnics and three years’ professional experience, or  
**e)** a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience, or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act  |
| **Activities disturbing the integrity of human skin** | **a)** professional competence to pursue the profession of physician or dental practitioner in accordance with specific legislation*), or  
**b)** professional competence to pursue the profession of a general nurse, midwife, paramedic or health assistant under specific legislation**), or  
**c)** secondary education with a school-leaving examination in the study field of cosmetics and a retraining certificate or other evidence of professional competence for activities where the integrity of the human skin disturbed, issued by an establishment accredited in accordance with specific legislation***), or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act  |
| **field of study focusing on livestock breeding, zootechnics or veterinary medicine and two years’ professional experience,** or  
**d)** secondary education with a certificate of apprenticeship in a field of study focusing on livestock breeding or zootechnics and three years’ professional experience, or  
**e)** a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience, or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act  |
| **Activities disturbing the integrity of human skin** | **a)** professional competence to pursue the profession of physician or dental practitioner in accordance with specific legislation*), or  
**b)** professional competence to pursue the profession of a general nurse, midwife, paramedic or health assistant under specific legislation**), or  
**c)** secondary education with a school-leaving examination in the study field of cosmetics and a retraining certificate or other evidence of professional competence for activities where the integrity of the human skin disturbed, issued by an establishment accredited in accordance with specific legislation***), or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act  |
| **field of study focusing on livestock breeding, zootechnics or veterinary medicine and two years’ professional experience,** or  
**d)** secondary education with a certificate of apprenticeship in a field of study focusing on livestock breeding or zootechnics and three years’ professional experience, or  
**e)** a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience, or  
**f)** documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act  |

*) Act No 95/2004 on conditions for the acquisition and recognition of professional competence and specialist competence to practice as a physician, dental practitioner or pharmacist, as amended by Act No 125/2005  
**) Act No 96/2004, as amended by Act No 125/2005  
***) Act No. 179/2006 Coll., as amended
legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or

d) secondary education with a certificate of apprenticeship in the study field of cosmetics and a retraining certificate or other evidence of professional competence for activities where the integrity of the human skin is disturbed, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or

e) a retraining certificate or other evidence of professional competence for a cosmetician and for activities where the integrity of the human skin is disturbed, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years of professional experience in cosmetic services or in activities where the integrity of the human skin disturbed.

or

f) a professional qualification for beauticians and for certain activities during which the integrity of the human skin is disturbed
| **Massage, reconditioning, and regeneration services** | a) professional competence to pursue the profession of physician and specialized competence in the field of rehabilitation and physical medicine or sports medicine in accordance with specific legislation,*) or  
| | b) professional competence to pursue the profession of physiotherapist or masseur or blind and weak-sighted masseur in accordance with specific legislation,**) or  
| | c) university education in a study programme and study field focusing on rehabilitation or physical education, or  
| | d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or  
| | e) professional qualification for traditional or sport massage under specific legislation*** | *) Act No 95/2004, as amended by Act No 125/2005  
| | **) Act No 96/2004, as amended by Act No 125/2005  
| | ***) Act No 179/2006, as amended |

| **Operation of solariums** | a) professional competence to pursue the profession of physician or dental practitioner in accordance with specific legislation*) and a retraining certificate or other evidence of | *) Act No 95/2004, as amended by Act No 125/2005  
| | **) Act No 96/2004, as amended by Act No 125/2005 |
professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or

b) professional competence to pursue the profession of general nurse, midwife, occupational therapist, radiology assistant, assistant for the protection of public health, paramedic, biomedicine technician, biotechnological assistant, radiology technician, physiotherapist, radiological physicist, biomedicine engineer, expert in the protection of public health, or health assistance in accordance with specific legislation**) and a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or

c) university education in a study programme and study field focusing on physical culture, physical education and sport, and a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an

***) Act No 179/2006, as amended
<table>
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<th></th>
<th></th>
<th>establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>d)</strong></td>
<td>a retraining certificate for non-medical workers or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and one year’s professional experience, or</td>
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<tr>
<td><strong>e)</strong></td>
<td>a professional qualification for the activity a solarium operator under specific legislation***) and 1 year of experience in the field</td>
<td></td>
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</tbody>
</table>
PERMITTED TRADES  
(further to Sections 26 and 27)

<table>
<thead>
<tr>
<th>Object of business</th>
<th>Professional or other competence required under Section 27(1) and (2)</th>
<th>Conditions requiring fulfilment under Section 27(3)</th>
<th>State administration authority expressing an opinion on an application for a concession</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Production and processing of fermented spirits, consumer spirits and other alcoholic beverages (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates) and the sale of fermented alcohol, drinking alcohol and spirits.</td>
<td>for the production and processing of fermented alcohol, drinking alcohol, spirits and other alcoholic beverages (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates)</td>
<td>for the production and processing of fermented alcohol, drinking alcohol, spirits and other alcoholic beverages (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates)</td>
<td>Act No 61/1997 on spirits and amending Act No 455/1991, the Trade Licensing Act, as amended, and Act No 587/1992 on excise duty, as amended (the Spirits Act), as amended</td>
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<tr>
<td>c) secondary education with a school-leaving examination in a field of study focusing on food-processing technology, chemistry, agriculture, or in the field of pharmaceutical manufacturing laboratory technician, and three years’ professional experience, or</td>
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<tr>
<td>d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and three years’ professional experience, or</td>
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<tr>
<td>e) documents under Section</td>
<td></td>
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</tbody>
</table>
| Production and processing of sulphite or synthetic alcohol | a) university education in a study programme and study field focusing on chemistry, or  
b) higher education in a field of study focusing on chemistry and three years’ professional experience, or  
c) secondary education with a school-leaving examination in a field of study focusing on chemistry and three years’ professional experience, or  
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and three years’ professional experience | Ministry of Industry and Trade | Act No 61/1997, as amended |
| Experience, or
e) documents under Section 7(5)(a), (b), (c), (d) or (e) of the Trade Licensing Act | for the research, development, manufacture and processing of explosives and research, development and manufacture of military munitions;
university education in a study programme and study field focusing on technical science or technology;
for the destruction and degradation of explosives:
authorization or certificate of pyrotechnic expert*;)
for the purchase, sale and storage of explosives:
a) authorization or certificate of a pyrotechnic expert or shot-firer*), or
b) authorization or certificate of a firework detonator;
c) for the degradation, destruction and delaboration of military munitions:
a) at least secondary education
| reliability of the entrepreneur or the governing body or members of the governing body **);
research, development, manufacture, degradation, destruction, delaboration, purchase, sale and storage of military munitions may only be operated at the premises specified in the ammunition license ****)
| for the research, development, manufacture, processing, destruction, purchase, sale and storage of explosives, the Czech Mining Authority*****)
| *) § 35 and 36 of Act No 61/1988 on mining, explosives and the State Mining Authority as amended
**) § 70f of Act No. 119/2002 Coll., on firearms and ammunition (the Weapons Act) as amended by Act No. 229/2016 Coll.
***) § 1 paragraph 5 of Act No. 451/1991 Coll., which lays down some other prerequisites for the performance of certain functions in state bodies and organizations of the Czech and the Slovak Federal Republic, the Czech Republic and the Slovak Republic
****) § 70i of Act No. 119/2002 Coll. as amended by Act No. 229/2016 Coll.
with a school-leaving examination in a field of study with a technical focus and authorization of pyrotechnic expert*),

b) a certificate of professional competence of the applicant to issue a certificate to carry out a pyrotechnic survey **) and 3 years of professional experience; or

c) a certificate of professional competence of the applicant for the issue of a higher ammunition certificate**) and 5 years of experience in the field,

for the purchase, sale and storage of military munitions:

a) at least secondary education with a school-leaving examination in a field of study with a technical, economic, military or police focus,

b) a certificate of professional competence of the applicant to issue a certificate to carry out a pyrotechnic survey **) and 3 years of professional experience; or

*****) § 23 of Act No. 61/1988 Coll. as amended
<table>
<thead>
<tr>
<th>Development, manufacture, repair, modification, transportation, purchase, sale, rental, storage, disabling and destruction of arms and ammunition for the development, manufacture, repair, modification, disabling and destruction of arms:</th>
<th>for the development, manufacture, repair, modification, disabling and destruction of arms and ammunition:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) university education in a study programme and study field focusing on technical science or technology and three years’ professional experience, or b) higher education in a field of study focusing on technical sciences or technology and three years’ professional experience, or c) secondary education with a school-leaving examination</td>
<td>reliability of the entrepreneur or the governing body or members of the governing body*, for the acquisition of explosives**) and the performance of activities involving explosives, the entrepreneur or the entrepreneur’s responsible representative shall comply with the professional competence stipulated for the research, development, destruction, disposal, processing, purchase and sale of explosives consistent with</td>
</tr>
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</table>

|  | for the development, manufacture, destruction, disabling of ammunition, Czech Authority for the Testing of Weapons and Ammunition ***) |

|  | *) Section 1(5) of Act No 451/1991 **) Section 21(1) and (2) of Act No 61/1988, as amended by Act No 542/1991 ***) for the development, manufacture, destruction and disabling of ammunition, Section 17 (3) (i) of Act No. 156/2000 Coll., on the verification of firearms, ammunition and pyrotechnical objects, as amended by Act No. |

| c) a certificate of professional competence of the applicant for the issue of a higher ammunition certificate**) and 5 years of experience in the field; for the carrying out of the blasting work: a) authorization or certificate of a pyrotechnic expert or shot-firer*, or b) authorization or certificate of a firework detonator*) | reliability of the entrepreneur or the governing body or members of the governing body*, for the acquisition of explosives**) and the performance of activities involving explosives, the entrepreneur or the entrepreneur’s responsible representative shall comply with the professional competence stipulated for the research, development, destruction, disposal, processing, purchase and sale of explosives consistent with |

|  | for the development, manufacture, destruction, disabling of ammunition, Czech Authority for the Testing of Weapons and Ammunition ***) |

|  | *) Section 1(5) of Act No 451/1991 **) Section 21(1) and (2) of Act No 61/1988, as amended by Act No 542/1991 ***) for the development, manufacture, destruction and disabling of ammunition, Section 17 (3) (i) of Act No. 156/2000 Coll., on the verification of firearms, ammunition and pyrotechnical objects, as amended by Act No. |
in a field of study with a technical focus and three years’ professional experience, or
d) secondary education with a certificate of apprenticeship in a field of study for a gunsmith or tool maker and three years’ professional experience, or
e) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience for the purchase, sale, transportation, rental and storage of arms and ammunition:

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<tbody>
<tr>
<td>a)</td>
<td>study programme and study field focusing on economics, the military, the police, technical sciences or technology and one year’s professional experience, or</td>
</tr>
<tr>
<td>b)</td>
<td>higher education in a field of study focusing on economics, the military, the police, technical sciences or technology and two years’ professional experience, or</td>
</tr>
<tr>
<td>c)</td>
<td>secondary education with a school-leaving examination in a field of study with a technical, economic, military or police focus and two years’ professional experience, or</td>
</tr>
<tr>
<td>d)</td>
<td>secondary education with a certificate of apprenticeship in a field of study to be a shop assistant specializing in arms and ammunition or in a related field and three years’ experience of business activity involving arms and ammunition, or</td>
</tr>
<tr>
<td>e)</td>
<td>secondary education with a certificate of apprenticeship in a field of study to be a gunsmith or tool maker and</td>
</tr>
</tbody>
</table>
three years’ professional experience or one year’s experience of business activity involving arms and ammunition, or
f) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience;

for the manufacture, repair, modification, disabling and destruction of ammunition: professional competence stipulated for the development, manufacture, repair, modification, disabling and destruction of arms, a pyrotechnic authorization or certificate, and age of at least
<table>
<thead>
<tr>
<th>Purchase and sale, rental, development, manufacture, repair, modification, storage, transportation, disabling and destruction of security material</th>
<th>21 years; for the development of ammunition: university education in a study programme and study field focusing on technical sciences or technology, the study field of explosive theory and technology, and three years’ professional experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) university education in a study programme and study field focusing on technical sciences, economics, the military, or the police, aged at least 21 years, or b) higher education in a field of study focusing on technical sciences, economics, the military or the police, aged at least 21 years, or c) secondary education with a school-leaving examination or a certificate of apprenticeship in a field of study with a technical, economic, military or police focus, aged at least 21 years, or</td>
<td>good character of all employees (Section 6(2) of Act No 455/1991, as amended by Act No 155/2010)</td>
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<td></td>
<td>approval of the regional directorate of the Police Force of the Czech Republic</td>
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<tr>
<td></td>
<td>Section 3(2) of Act No 310/2006 on the handling of certain items usable for defence and security purposes in the Czech Republic and amending certain other laws (the Act on the Handling of Security Material)</td>
</tr>
<tr>
<td>Manufacture and processing of fuels and lubricants and fuel distribution</td>
<td>for the manufacture and processing of fuels and lubricants:</td>
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<tr>
<td>d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and one year’s professional experience, and aged at least 21 years</td>
<td>for fuel distribution, the customs authority</td>
</tr>
</tbody>
</table>
| **a)** university education in a study programme and study field focussing on chemistry and one year of professional experience, or  
**b)** higher education in a field of study focussing on chemistry and three years of professional experience, or  
**c)** secondary education with a school-leaving examination in a field of study focussing | Act No. 311/2006 Coll., on fuels and service stations and on amendments to certain related Acts (Act on Fuels), as amended  
*) Act No. 179/2006 Coll., as amended |
on chemistry and three years of professional experience, or
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the trade is operated falls, and four years of professional experience, or
e) a professional qualification to pursue the vocation of chemist to operate devices in accordance with a special legal regulation*) and four years of professional experience, or
f) documents in accordance with Section 7 para. 5(a), (b), (c), (d) or (e) of the Trade Licensing Act;

for fuel distribution:
a) university education and
one year of professional experience, or
b) higher education and two years of professional experience, or
c) secondary education with school-leaving examination and three years of professional experience, or
d) secondary education and four years of professional experience, or
e) a professional qualification to pursue the vocation of chemist to operate devices in accordance with a special legal regulation*) and four years of professional experience

Generation and distribution of heat not subject to a licence*) from heat sources with an installed capacity per source of more than 50 kW

|   | a) university education in a study programme and study field focusing on technical sciences and three years’ professional experience, or  
|   | b) higher education in a field of study with a technical focus and six years’ professional experience, or  
|   | c) secondary education with a school-leaving examination in a field of study with a | a natural or legal person who applies for a concession and does not hold a licence to produce heat and a licence to distribute heat*) must prove that he/it has the technical attributes required to ensure the performance of the permitted activities**) and that this activity will not endanger the lives and activities of persons, property or interests in | State Energy Inspectorate | *) Act No 458/2000 on conditions of business and on State administration in the energy sectors and amending certain laws (the Energy Act), as amended  
|   |   |   |   | **) Section 9 of Decree No 426/2005 on the details of granting licences for business in |
technical focus and six years’ professional experience;

for heat sources with an installed capacity of up to 1 MW inclusive and a separate heat distribution facility with an installed capacity of up to 1 MW inclusive, the following shall suffice:

a) secondary education with a certificate of apprenticeship in a field of study with a technical focus and three years’ professional experience, or

b) a retraining certificate or other evidence of professional qualifications for the operation of small energy sources, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls

environmental protection. A natural or legal person who applies for a concession must have liability insurance.
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<tr>
<td>- haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight above 3.5 tonnes, where intended for animal and goods transport;</td>
<td>professional competence in accordance with Section 8a of Act No 111/1994 for road haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight above 3.5 tonnes, where intended for animal and goods transport, as well as for passenger transport operated by means of vehicles designed for carrying more than 9 persons including the driver.</td>
<td>Act No 111/1994 on road transport, as amended</td>
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<tr>
<td>- passenger transport operated by means of vehicles designed for carrying more than 9 persons including the driver,</td>
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<tr>
<td>- haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight not exceeding 3.5 tonnes, where intended for animal and goods transport,</td>
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<tr>
<td>- passenger transport operated by means of vehicles designed for carrying not more than 9 persons including</td>
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<tr>
<td>Activity</td>
<td>Requirement</td>
<td>Approval Authority</td>
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<tr>
<td>Inland water transport</td>
<td>Section 33a of Act No 114/1995 on inland waterways, as amended by Act No 358/1999</td>
<td>Ministry of Transport</td>
</tr>
<tr>
<td>Check testing of professional equipment for the application of preparations</td>
<td>a) at least secondary education with a school-leaving examination in a field of plant health, plant protection, cultivation, gardening, hop growing, viticulture, forestry, agricultural or forestry equipment, or general agriculture and three years’ professional experience in the operation and adjustment of product application equipment, or b) at least secondary education with a school-leaving examination and four years’ experience in the operation and adjustment of product application equipment.</td>
<td>Central Institute for Supervising and Testing in Agriculture</td>
</tr>
<tr>
<td>Pyrotechnical research</td>
<td>a) pyrotechnic authorization*) issued by the district mining</td>
<td>reliability of the entrepreneur or the governing body or members of the governing</td>
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authority or
b) a certificate of professional competence of the applicant to issue a certificate to carry out a pyrotechnic survey **)

<table>
<thead>
<tr>
<th>Public auctions</th>
<th>for voluntary public auctions:</th>
<th>Ministry of Regional Development</th>
</tr>
</thead>
<tbody>
<tr>
<td>- voluntary</td>
<td>a) university education and one year’s experience of auctions or real estate activity, or b) higher education and three years’ experience of auctions or real estate activity, or c) secondary education and five year’s experience of auctions or real estate activity, or d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a</td>
<td>Section 6 of Act No 26/2000 on public auctions, as amended by Act No 315/2006</td>
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<tr>
<td>- compulsory</td>
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**) § 70f of Act No. 119/2002 Coll. as amended by Act No. 229/2016 Coll.

***) § 1 paragraph 5 of Act No. 451/1991 Coll.
ministry in whose purview the sector in which the trade is operated falls, and nine years’ experience of auctions or real estate activities, or
e) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act;

for compulsory public auctions:
a) university education and three year’s experience of auctions or real estate activity, or
b) higher education and four years’ experience of auctions or real estate activity, or
c) secondary education and six year’s experience of auctions or real estate activity, or
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by
<p>| Tour operators | the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and ten years’ experience of auctions or real estate activities, or e) documents under Section 7(5)(j), (k), (l) or (m) of the Trade Licensing Act | Ministry of Regional Development** | *) Act No 179/2006 on the certification and recognition of the results of further education and amending certain laws (the Act on the Recognition of Further Education Results) **) Act No 159/1999 on certain conditions for engaging in business in tourism as amended |
| - organisation of packages, | | | |
| - facilitation of linked travel arrangement | a) university education in a study programme and study field focusing on tourism, or b) higher education in a field of education focusing on tourism, or c) secondary education with a school-leaving examination in a field of education focusing on tourism, or d) university education and one year’s professional experience, or e) higher education and three years’ professional experience, or f) secondary education with a school-leaving examination and six years’ professional experience | | |</p>
<table>
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<tr>
<th>Security of property and persons</th>
<th>a) university education, or higher education in law, security or other similar specialisations, or</th>
<th>“reliability of the entrepreneur or the governing body or members of the governing body** and good character of</th>
<th>*) Act No 179/2006, as amended, ** Section 1(5) of Act</th>
</tr>
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<tbody>
<tr>
<td>g) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and six years’ professional experience, or h) evidence of professional qualifications to act as a tour operator in accordance with specific legislation*) and two years’ professional experience i) documents under Section 7(5)(b), (c), (f), (g), (h) or (i) of the Trade Licensing Act</td>
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<tr>
<td>Private detective services</td>
<td>a) university education and one year’s professional experience</td>
<td>“reliability of the entrepreneur or the governing body or</td>
<td>*) Act No 179/2006, as amended,</td>
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<td>c) secondary education with a school-leaving examination in security or law and 3 years of professional experience, or</td>
<td>all of the persons carrying out the activity concerned for the entrepreneur (Section 6 (2) of Act No 455/1991, as amended by Act No 155/2010)</td>
<td>No 451/1991.</td>
</tr>
<tr>
<td></td>
<td>d) secondary education with a school-leaving examination, 3 years of professional experience in the field and a certificate of retraining or another document of professional qualification for the relevant work activity issued by an establishment accredited in accordance with specific legislation of the Ministry of Education, Youth and Sports or by the ministry in whose purview the sector in which the trade is operated falls, or</td>
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<td></td>
<td>e) secondary education with a school-leaving examination, 3 years of professional experience in the field and professional qualification for the activities of a guard under specific legislation*)</td>
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</table>
|   | experience, or | b) higher education in law, security or other similar specialisations and one year of professional experience in the field, or  
|   |   | c) secondary education with a school-leaving examination in security or law and 3 years of professional experience, or  
|   |   | d) secondary education with a school-leaving examination, 3 years of professional experience in the field and a certificate of retraining or another document of professional qualification for the relevant work activity issued by an establishment accredited in accordance with specific legislation of the Ministry of Education, Youth and Sports or by the ministry in whose purview the sector in which the trade is operated falls, or  
|   |   | e) secondary education with a school-leaving examination, 3 years of professional experience in  
|   |   | members of the governing body**) and good character of all of the persons carrying out the activity concerned for the entrepreneur (Section 6 (2) of Act No 455/1991, as amended by Act No 155/2010)  
|   |   | **) Section 1(5) of Act No 451/1991.
the field and professional qualification for the activities of a detective in training under specific legislation*)

Provision of technical services for the protection of property and persons

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>university education in a study programme and study field focusing on mechanical engineering, electrical engineering, telecommunications or information technology and one year’s professional experience, or</td>
</tr>
<tr>
<td>b)</td>
<td>higher education in a field of study focusing on mechanical engineering, electrical engineering, telecommunications or information technology and two years’ professional experience, or</td>
</tr>
<tr>
<td>c)</td>
<td>secondary education with a school-leaving examination in a field of study focusing on mechanical engineering, electrical engineering, telecommunications or information technology and two years' professional experience, or</td>
</tr>
<tr>
<td>d)</td>
<td>secondary education with a</td>
</tr>
</tbody>
</table>

the good character of all persons who carry out the relevant activity for the entrepreneur (Section 6 (2) of Act No 455/1991, as amended by Act No 155/2010 Sb.)
<table>
<thead>
<tr>
<th>Certificate of Apprenticeship</th>
<th>Registry Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) University education and one year’s administrative experience, or b) Higher education and two years’ administrative experience, or c) Secondary education with a school-leaving examination.</td>
<td>a) Approval of an establishment and the good character of all employees (Section 6(2) of Act No 455/1991, as amended by Act No 155/2010).</td>
</tr>
<tr>
<td>a) Certificate of apprenticeship in a field of study focusing on mechanical engineering, electrical engineering, telecommunications or information technology and three years’ professional experience, or b) A retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience;</td>
<td>State Area Archives in the location of the establishment.</td>
</tr>
<tr>
<td>a) Certificate of registration or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ professional experience;</td>
<td>Section 68(4) of Act No 499/2004 on archiving and the registry service and amending certain laws.</td>
</tr>
</tbody>
</table>
and three years’ administrative experience, or
d) a retraining certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, and four years’ administrative experience

| Operation of shooting ranges and shooting courses | a) university education in a study programme and study field focusing on the military, the police, or physical culture, physical education and sport and two years’ experience of managing shooting or operating shooting ranges, or b) higher education in a study field focusing on the military, the police, or reliability of the entrepreneur or the governing body or members of the governing body*) | *) Section 1(5) of Act No 451/1991 |
physical culture, physical education and sport and two years’ experience of managing shooting or operating shooting ranges, or
c) secondary education with a school-leaving examination in a field of study focusing on the military or the police and two years’ experience of managing shooting or operating shooting ranges, or
d) a shooting judge or trainer certificate and three years’ experience of managing shooting or operating shooting ranges

<table>
<thead>
<tr>
<th>Operation of funeral establishments</th>
<th>Section 6(2) of Act No 256/2001 on funeral services and amending certain laws, as amended</th>
<th>regional hygiene stations</th>
<th>Section 6(3) of Act No 256/2001 on funeral services and amending certain laws, as amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Embalming and conserving</td>
<td>Section 10(2) of Act No 256/2001 on funeral services and amending certain laws, as amended</td>
<td>regional hygiene stations</td>
<td>Section 10(4) of Act No 256/2001 on funeral services and amending certain laws, as amended</td>
</tr>
<tr>
<td>Operation of crematoriums</td>
<td>Section 13(2) of Act No 256/2001 on funeral services and amending certain laws, as amended</td>
<td>regional hygiene stations</td>
<td>Section 13(3) of Act No 256/2001 on funeral services and amending certain laws, as amended</td>
</tr>
</tbody>
</table>
UNQUALIFIED TRADE
(further to Section 25(2))

Objects of business: Manufacture, trade and services not specified in Annexes 1 to 3 to the Trade Licensing Act

Fields of activity classified as unqualified trades:
1. Provision of services for agriculture, horticulture, fishing, forestry and hunting
2. Professional forest management and the production of forest management plans and outlines
3. Diagnosis, testing and consulting related to the protection of plants and the treatment of plants, plant products, structures and soil against harmful organisms by means of plant protection products and biocidal products
4. Handling of the reproductive material of forestry plants
5. Animal breeding and training (with the exception of animal production)
6. Treatment of minerals, extraction of peat and mud
7. Manufacture of food and starch products
8. Fruit distillation
9. Manufacture of feed, compound feed, additives and premixtures
10. Manufacture of textiles, textile products, clothing and clothing accessories
11. Manufacture and repair of footwear, saddlery and harness products
12. Wood processing, manufacture of wooden, cork, straw and plaiting products
13. Manufacture of pulp, paper and paperboard and of goods made of those materials
14. Publishing, printing, binding and copying
15. Manufacture, reproduction, distribution, sale, rental of audio and audiovisual recordings, and manufacture of blank data and recording carriers
16. Manufacture of coke, raw pitch and other solid fuels
17. Manufacture of chemicals and chemical mixtures or articles and cosmetic products
18. Manufacture of fertilizers
19. Manufacture of plastic and rubber products
20. Glass manufacture and processing
21. Manufacture of building materials, porcelain, ceramic and plaster products
22. Manufacture of abrasive products and other non-metallic mineral products
23. Technical and jewellery stone cutting
24. Production of iron, precious metals, non-ferrous metals and their alloys
25. Manufacture of metal structures and fabricated metal products
26. Artistic and craft working of metals
27. Surface treatment and welding of metals and other materials
28. Manufacture of measuring, testing, navigation, optical and photographic instruments and equipment
29. Manufacture of electronic components, electrical equipment, and the manufacture and repair of electrical machinery, appliances and electronic equipment powered by low voltage
30. Manufacture of non-electric domestic appliances
31. Manufacture of industrial machinery
32. Manufacture of motor vehicles and their trailers and bodies
33. Design and manufacture of vessels
34. Manufacture, development, design, testing, installation, maintenance, repair, modification and structural changes to aircraft, aircraft engines, blades, aircraft parts and equipment and aviation ground facilities
35. Manufacture of rail traction units and rail vehicles on tramways trolley-bus tracks and cableways, and railway fleets
36. Manufacture of bicycles, wheelchairs and other non-motor vehicles
37. Manufacture and repair of upholstered products
38. Manufacture, repair and maintenance of sport products, games, toys and prams and pushchairs
39. Manufacture of medical devices
40. Manufacture and repair of sources of ionizing radiation
41. Manufacture of school and office equipment, except paper products, the manufacture of costume jewellery, brooms and brushes, made-up articles, umbrellas, souvenirs
42. Manufacture of other manufacturing articles
43. Operation of water supply and wastewater services, and water treatment and distribution
44. Waste management (except dangerous waste)
45. Preparatory and finishing work, specialized construction activities
46. Glazing, framing and mounting
47. Intermediation in trade and services
48. Wholesale and retail trade
49. Pawnbroking and retailing in second-hand goods
50. Maintenance of motor vehicles and accessories
51. Transport via pipelines and land transport (except rail and road motor transport)
52. Storage, packaging of goods, cargo handling and technical activities in transport
53. Forwarding and representation in customs procedure
55. Accommodation services
56. Provision of software, information technology consulting, data processing, hosting and related activities and web portals
57. Activities of information and news agencies
58. Purchase, sale, management and maintenance of real estate
59. Leasing and loaning of movables
60. Guidance and consulting activities, production of expert studies and opinions
61. Land consolidation design
62. Preparation and production of technical designs, graphic and drawing work
63. Design of electrical equipment
64. Research and development in the field of natural and technical sciences or social sciences
65. Testing, measurement, analysis and inspections
66. Advertising, marketing, media representation
67. Design and arrangement activities and modelling
68. Photographic services
69. Translation and interpreting
70. Administrative services and services of an organizational and economic nature
71. Operation of a travel agency and guide services in the field of tourism
72. Extra-curricular education, organization of courses, training, including instructor services
73. Operation of cultural, educational and entertainment facilities, organization of cultural productions, events, exhibitions, fairs, festivals, sales and similar events
74. Operation of physical education and sports facilities and organization of sports activities
75. Domestic washing, ironing, repair and maintenance of clothing, household linen and personal goods
76. Provision of technical services
77. Repair and maintenance of household goods, items of a cultural nature, precision equipment, optical equipment and measuring devices
78. Provision of personal and personal hygiene services
79. Provision of services for the family and households
80. Manufacture, trade and services not elsewhere specified
List of trades where the entrepreneur is required to ensure that such trades are carried on solely by natural persons complying with professional competence, and professional competence required for such activities

(further to Section 7(6))

<table>
<thead>
<tr>
<th>Trade</th>
<th>Professional competence required</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Optician</td>
<td>a) competence to perform the profession of optometrist under a special legal regulation *, or</td>
<td>*) Act No. 96/2004 Coll., on conditions for obtaining and recognising professional qualifications to perform non-medical health care professions and to perform activities relating to health care provision and on amendments to certain Acts (Act on non-medical health care professions), as amended by Act No. 125/2005 Coll.</td>
</tr>
<tr>
<td></td>
<td>b) higher education in a field of education of a qualified optician or a qualified ophthalmic technician, or</td>
<td>**) Act No. 179/2006 Coll., as amended</td>
</tr>
<tr>
<td></td>
<td>c) secondary education with a school-leaving examination in a field of education of an optician or ophthalmic technician, or</td>
<td></td>
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<tr>
<td></td>
<td>d) a retraining*) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>e) a professional qualification to work as an optician for spectacle lens technology in accordance with a special legal regulation **), or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>f) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship</td>
<td></td>
</tr>
<tr>
<td>Trade in animals used for livestock breeding</td>
<td>a) university education in a study programme and study field focusing on veterinary medicine and hygiene, livestock breeding, or zootechnics, or</td>
<td>*) Decree No 176/2009 setting out the requisite details of an application for the accreditation of an educational programme, organisation of education</td>
</tr>
</tbody>
</table>
| Real estate mediation | a) university education in a master's degree in law, economics, finance or marketing and trade, or education in construction with a focus on civil engineering or preparation and construction of buildings, or a similar higher education degree obtained by a university, not included in the field of education,  
| | b) university, higher professional or secondary education with a school-leaving examination and 1 year of experience in the field,  
| | c) professional qualifications for the activity of a real estate broker pursuant to the Act on Recognition of Further Education Results *),  
| | d) evidence of three years' experience in the field in an independent position (§ 420 of the Civil Code) or in an employment relationship,  
| | **) Act No. 18/2004 Coll., as amended  
| | *) Act No. 179/2006 Coll., as amended |
| Tourist assistance activities in mountain areas | a) secondary education with a school-leaving examination and professional qualification for mountain tourist assistance activities in accordance with specific legislation*)
   b) a retraining**) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls,
   c) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or
   d) evidence of the recognition of professional qualifications under specific legislation***) | *) Act No 179/2006 on the certification and recognition of the results of further education and amending certain laws (the Act on the Recognition of Further Education Results)
   **) Decree No 176/2009
   ***) Act No 18/2004, as amended |
| Water rescue service | a) a retraining*) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or
   b) a document confirming specialization as a mining rescuer**) – diver, or
   c) a professional qualification for the activity of an open water rescuer or for the activity of a senior life guard in accordance with specific legislation****)
   d) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or | *) Decree No 176/2009
   **) Decree No 447/2001 on the mining rescue service, as amended by Decree No 87/2006
   ***) Act No 18/2004, as amended
   ****) Act No 179/2006 Coll., as amended |
### Provision of Physical Education and Sports Services in the Field of…

- **e)** evidence of the recognition of professional qualifications under specific legislation***)

### Day Care of Children up to the Age of Three

- **a)** professional competence to pursue the profession of a general nurse or health assistant, carer, midwife, or paramedic, or general ambulance attendant, under specific legislation*), or
- **b)** professional competence to pursue the profession of social worker or social services worker under specific legislation**), or
- **c)** professional qualifications to pursue the profession of nursery school teacher in accordance with specific legislation*)

---

<table>
<thead>
<tr>
<th><strong>Provision of Physical Education and Sports Services in the Field of…</strong></th>
<th><strong>Day Care of Children up to the Age of Three</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>a) higher education in a field of education focusing on physical culture, physical education and sport, or</td>
<td>a) professional competence to pursue the profession of a general nurse or health assistant, carer, midwife, or paramedic, or general ambulance attendant, under specific legislation*), or</td>
</tr>
<tr>
<td>b) university education in a study programme and study field focusing on physical culture, physical education and sport, or</td>
<td>b) professional competence to pursue the profession of social worker or social services worker under specific legislation**), or</td>
</tr>
<tr>
<td>c) a retraining*) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or</td>
<td>c) professional qualifications to pursue the profession of nursery school teacher in accordance with specific legislation*)</td>
</tr>
<tr>
<td>d) proof of professional competence, issued by an educational institution specializing in physical education (e.g. the educational institutions of physical education associations),</td>
<td></td>
</tr>
<tr>
<td>e) a professional qualification for the relevant area of fitness activities under specific legislation***) or</td>
<td>*) Decree No 176/2009</td>
</tr>
<tr>
<td>f) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or</td>
<td>**) Act No 18/2004, as amended</td>
</tr>
<tr>
<td>g) evidence of the recognition of professional qualifications under specific legislation**)</td>
<td>***) Act No 179/2006 Coll., as amended</td>
</tr>
</tbody>
</table>

*) Decree No 176/2009

**) Act No 18/2004, as amended

***) Act No 179/2006 Coll., as amended
| Activities disturbing the integrity of human skin | a) professional competence to pursue the profession of physician or dental practitioner in accordance with specific legislation*), or  
b) professional competence to pursue the profession of a general nurse, midwife, paramedic or health assistant under specific legislation**), or  
c) secondary education with a school-leaving examination in the study field of cosmetics and a retraining***) certificate or other evidence of professional competence for activities where the integrity of the human skin disturbed, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or  
d) secondary education with a certificate of apprenticeship in the study field of cosmetics and a retraining***) certificate or other evidence of professional competence for activities where the integrity of the human skin is disturbed, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or  
| Paramedical Act), as amended  
***) Act No 63/2004 on conditions for the acquisition and recognition of professional competence and specialist competence to practice as a physician, dental practitioner or pharmacist, as amended by Act No 125/2005  
****) Act No 17/2004, as amended  
*****) Act No 18/2004, as amended  
<p>|</p>
<table>
<thead>
<tr>
<th>Clause</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>e)</td>
<td>a retraining*** certificate or other evidence of professional competence for a cosmetician and for activities where the integrity of the human skin is disturbed, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or</td>
</tr>
<tr>
<td>f)</td>
<td>a professional qualification for the activity of a beautician and for certain activities during which the integrity of the human skin is disturbed (expert in permanent make-up, piercer or tattoo artist) under specific legislation ****), or</td>
</tr>
<tr>
<td>g)</td>
<td>evidence of the recognition of professional qualifications under specific legislation****)</td>
</tr>
</tbody>
</table>

| Massage, reconditioning, and regeneration services | a) professional competence to pursue the profession of physician and specialized competence in the field of rehabilitation and physical medicine or sports medicine in accordance with specific legislation,***) or |
| | b) professional competence to pursue the profession of physiotherapist or masseur or blind and weak-sighted masseur in accordance with specific legislation,***) or |
| | c) university education in a study programme and study field focusing on rehabilitation or physical education, or |
| | d) a retraining***) certificate or other evidence of professional competence for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or |
| | e) professional qualification for traditional or sport massage under specific legislation

*) Act No 95/2004, as amended by Act No 125/2005

**) Act No 96/2004, as amended by Act No 125/2005

***) Act No 176/2009,

****) Act No 18/2004, as amended

*****) Act No 179/2006, as amended
<table>
<thead>
<tr>
<th>Operation of solariums</th>
<th><img src="https://via.placeholder.com/15" alt="" /></th>
<th>evidence of the recognition of professional qualifications under specific legislation*)*)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>a retraining*) certificate or other evidence of professional competence for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or</td>
<td></td>
</tr>
<tr>
<td>b)</td>
<td>a professional qualification for the activity of a solarium operator under specific legislation***)</td>
<td></td>
</tr>
<tr>
<td>c)</td>
<td>evidence of three years' professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or</td>
<td></td>
</tr>
<tr>
<td>d)</td>
<td>evidence of the recognition of professional qualifications under specific legislation**)</td>
<td></td>
</tr>
<tr>
<td>e)</td>
<td>secondary education with a certificate of apprenticeship in the study field of cosmetics, or</td>
<td></td>
</tr>
<tr>
<td>f)</td>
<td>a professional qualification for the</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cosmetic services</th>
<th><img src="https://via.placeholder.com/15" alt="" /></th>
<th>evidence of the recognition of professional qualifications under specific legislation*)*)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>secondary education with a certificate of apprenticeship in the study field of cosmetics, or</td>
<td></td>
</tr>
<tr>
<td>b)</td>
<td>secondary education with a school-leaving examination in the study field of cosmetics, or with vocational training subjects in a relevant field, or</td>
<td></td>
</tr>
<tr>
<td>c)</td>
<td>higher education in the study field of cosmetics, or</td>
<td></td>
</tr>
<tr>
<td>d)</td>
<td>university education in a relevant study programme and study field focusing on the area of the trade, or</td>
<td></td>
</tr>
<tr>
<td>e)</td>
<td>a retraining*) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or</td>
<td></td>
</tr>
<tr>
<td>f)</td>
<td>a professional qualification for the</td>
<td></td>
</tr>
</tbody>
</table>
activity of a beautician under specific legislation**), or

g) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or

h) evidence of the recognition of professional qualifications under specific legislation,**) or

i) documents under Section 7(5)(k) of the Trade Licensing Act

| Pedicure, manicure | a) secondary education with a certificate of apprenticeship in the study field of cosmetics, or |
|                   | b) secondary education with a school-leaving examination in the study field of cosmetics, or with vocational training subjects in a relevant field, or |
|                   | c) higher education in the study field of cosmetics, or |
|                   | d) university education in a relevant study programme and study field focusing on the area of the trade, or |
|                   | e) a retraining*) certificate or other evidence of professional qualifications for the relevant work activities, issued by an establishment accredited in accordance with specific legislation, or by an establishment accredited by the Ministry of Education, Youth and Sports, or by a ministry in whose purview the sector in which the trade is operated falls, or |
|                   | f) a professional qualification for the activity of a pedicurist and nail designer or a manicurist and nail designer under specific legislation**), or |
|                   | g) evidence of three years’ professional experience in an independent position (Section 420 of the Civil Procedure Code) or in an employment relationship, or |
|                   | h) evidence of the recognition of professional qualifications under specific legislation**) or |
|                   | i) documents under Section 7(5)(k) of the Trade Licensing Act. |

*) Decree No 176/2009

**) Act No 18/2004, as amended

***) Act No 179/2006 Coll., as amended
| Security of property and persons | a) university education, or  
b) higher education in law, security or  
other similar specialisations, or  
c) secondary education with a school- 
leaving examination in security or law,  
or  
d) secondary education with a school- 
leaving examination and a certificate of  
retraining or another document of  
professional qualification for the  
relevant work activity issued by an  
establishment accredited in accordance  
with specific legislation, an  
establishment accredited by the  
Ministry of Education, Youth and  
Sports or by the ministry in whose  
purview the sector in which the trade is  
operated falls, or  
e) professional qualification for the  
activities of a guard under specific  
legislation*), or  
f) evidence of the recognition of  
professional qualifications under  
specific legislation**) | *) Act No 179/2006, as  
amended  
**) Act No 18/2004, as  
amended |
| Private detective services | a) university education, or  
b) higher education in law, security or  
other similar specialisations, or  
c) secondary education with a school- 
leaving examination in security or law,  
or  
d) secondary education with a school- 
leaving examination and a certificate of  
retraining or another document of  
professional qualification for the  
relevant work activity issued by an  
establishment accredited in accordance  
with specific legislation, an  
establishment accredited by the  
Ministry of Education, Youth and  
Sports or by the ministry in whose  
purview the sector in which the trade is  
operated falls, or  
e) professional qualification for the  
activities of a detective in training  
under specific legislation*), or  
f) evidence of the recognition of  
professional qualifications under  
specific legislation**) | *) Act No 179/2006, as  
amended  
**) Act No 18/2004, as  
amended |
ARTICLE III

Transitional provisions

The carrying-on of a trade pursuant to a trade authorization, in respect of the inception of which an enforceable decision is taken before this Act enters into effect, and the termination thereof shall be governed by this Act.

An entrepreneur carrying on a trade pursuant to a trade certificate or trade permit certificate issued before this Act enters into effect shall, where this Act requires the fulfilment of conditions for a trade authorization and for carrying on a trade that differ from the conditions laid down in existing legislation, with the exception of the obligations set out in point 7, evidence fulfilment of such conditions at the request of the trade licensing office with due jurisdiction based on the registered office or place of business within nine months of delivery of that request. This shall not apply in cases where the fulfilment of different conditions is evident from documents submitted by the entrepreneur in procedure under existing legislation or in cases of a vocational trade within the meaning of point 6. The trade licensing office shall request the entrepreneurs to evidence the fulfilment of the conditions for carrying on a trade within six months of the date that this Act enters into effect.

Should the trade licensing office find that the conditions for carrying on a trade have been fulfilled, it shall decide on a change to the trade certificate or trade permit certificate. Where a notifiable trade becomes a permitted trade under the law, it shall issue a trade permit certificate instead of a decision on a change. Where a permitted trade becomes a notifiable trade under the law, it shall issue a trade certificate instead of a decision on a change. Should an entrepreneur, at the trade licensing office’s request, fail to evidence the fulfilment of the conditions for carrying on a trade, this shall be regarded as a grave infringement of this Act. Where the fulfilment of the conditions may be derived from documents submitted by the entrepreneur to the trade licensing office in preceding proceedings, the trade licensing office shall issue a decision on a change, a trade certificate or a trade permit certificate within nine months of the date that this Act enters into effect.

A trade authorization for an activity which is not a trade under this Act shall be terminated one year after this Act enters into effect, unless otherwise provided by a specific law; a trade authorization certificate shall become invalid in the same time limit. Natural and legal persons may continue business activities constituting trades under this Act for a period of one year after this Act enters into effect on the basis of an authorization for business activity granted prior to the entry into effect of this Act. On expiry of this time limit authorizations shall be terminated and after this time limit a trade may be carried on solely pursuant to a trade authorization.

Notification of a trade and applications for a concession submitted before this Act enters into effect, in respect of which an enforceable decision has not been taken by the time this Act enters into effect, shall be discussed in accordance with the new legislation. Procedure on the imposition of a fine, on the cancellation of a trade authorization, on the suspension of the carrying-on of a trade and on penalization for unauthorized business activity, in respect of which an enforceable decision has not been taken by the time this Act enters
into effect, shall be completed in accordance with existing legislation, unless the provisions under this Act are more favourable for a party to the proceedings.

The fulfilment of specific conditions for carrying on a trade under this Act shall not be required for six years for carrying on a vocational trade which has been an unqualified trade under existing legislation and which has been carried on pursuant to a trade certificate, in respect of which a decision has been issued before this Act enters into effect.

A natural person who is a long-term resident in the Czech Republic and carries on a trade as a foreign person as of the date this Act enters into effect may continue business activities constituting a trade for one year as of the entry into effect of this Act pursuant to authorization obtained before this Act enters into effect. If such a person fails to submit documents to the trade licensing office in this time limit which prove fulfilment of the conditions laid down in this Act, the authorization to carry on a trade shall be terminated on expiry of that time limit.

The responsible representative shall comply with the requirement of knowledge of Czech pursuant to Section 11(2) within one year of the date that this Act enters into effect.

Actions executed under the preceding provisions of this Act shall be exempt from administrative fees.

ACT NO 159/1999
PART FOUR
TRANSITIONAL AND FINAL PROVISIONS

Section 14

Transitional provisions

(2) A trade authorization, pursuant to which trades are carried on that, under this Act, are changed into notifiable professional trades (the operation of a travel agency) or into a permitted trade (the operation of a tour operator), shall become void six months after the date that this Act enters into effect.

(3) Natural and legal persons who intend, on expiry of the time limit under paragraph (1), to continue carrying on activities which are the subject of the notifiable professional trade of the operation of a travel agency as of the date that this Act enters into effect shall submit to the trade licensing office, within the time limit under paragraph (1), documents proving that they fulfil the conditions of professional competence laid down in this Act. If the trade licensing office finds that the submitted documents are incomplete or do not sufficiently prove professional competence, it shall call upon the legal or natural person to provide additional material or to rectify irregularities, with the condition that if the person fails to heed the request within the time limit set in paragraph (1), its authorization to carry on activities which, as of the date this Act enters into effect, are the subject of the notifiable professional trade of the operation of a travel agency shall be terminated on expiry of that time limit.

(4) Natural and legal persons who intend, on expiry of the time limit under paragraph (1), to continue carrying on activities which are the subject of the permitted trade of the operation
of a tour operator as of the date that this Act enters into effect shall submit to the trade licensing office, within the time limit under paragraph (1), documents proving that they fulfil the conditions of professional competence and documents laid down in Section 5(1) of this Act. Provided they meet this requirement, they shall be entitled to carry on activities pursuant to the original trade authorization until a decision on a concession enters into force.

(5) Unless otherwise provided, legal relations formed before this Act enters into effect shall be governed by the provisions of this Act; however, the inception of such legal relations, and the entitlements arising thereunder before this Act enters into effect, shall be assessed in accordance with existing legislation.

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**ACT NO 356/1999**

**PART SIX**

**TRANSITIONAL AND FINAL PROVISIONS**

**Article VI**

1. A trade authorization which is issued before this Act enters into effect shall be preserved unless otherwise provided below. A surviving spouse’s right to continue carrying on a trade under preceding legislation, granted before this Act enters into effect, shall be preserved.

2. The carrying-on of a trade pursuant to a trade authorization under point 1 and the termination thereof shall be governed by this Act. The good character of an entrepreneur granted a trade authorization before this Act enters into effect shall be assessed in accordance with existing legislation; this shall not apply if the entrepreneur is convicted of a crime after this Act enters into effect.

3. If, under the law, a notifiable unqualified trade changes into a notifiable professional trade or permitted trade, natural and legal persons authorized to engage in business pursuant to a trade authorization obtained before this Act enters into effect may continue carrying on that trade. Within one year of the date that this Act enters into effect, they shall submit to the competent trade licensing office documents proving the fulfilment of specific conditions for carrying on a trade as laid down by this Act, unless the trade licensing office has these documents at its disposal from previous proceedings.

4. Should persons referred to in point 3 submit documents to the trade licensing office concerning the fulfilment of specific conditions for carrying on a trade, the trade licensing office shall issue a trade certificate or trade permit certificate, in which the changed information is reflected. The procedure under Sections 52 and 53 shall be followed mutatis mutandis when a decision is to be taken on a concession. If the authority referred to in Section 52(1) opposes the granting of a concession, the trade licensing office shall revoke the trade authorization. The trade licensing office shall revoke the trade authorization of persons who, within the time limit set in paragraph (3), fail to submit documents on the fulfilment of specific conditions for carrying on a trade.

5. If, under the law, a notifiable unqualified trade changes into a notifiable vocational trade, natural and legal persons authorized to engage in business pursuant to a trade authorization obtained before this Act enters into effect may continue carrying on that trade. Within one year of the entry into effect of this Act, they shall notify the trade
licensing office of the information required for the issuance of a trade authorization certificate for a vocational trade under the new legislation. If an entrepreneur complies with this obligation in the set time limit, he shall not be required to prove fulfilment of the conditions of professional competence to the trade licensing office and the trade licensing office shall issue him with a trade certificate. Should an entrepreneur fail to comply with the obligation under the second sentence, the trade licensing office shall revoke the entrepreneur’s trade authorization without undue delay.

6. If, under this Act, there is a change only to the name of a trade, within one year of the date this Act enters into effect the trade licensing office shall issue the entrepreneur with a trade certificate or trade permit certificate with the new name of the trade.

7. If, under this Act, trades are merged, within one year of the date this Act enters into effect the trade licensing office shall issue the entrepreneur with a trade authorization certificate in which that change is reflected.

8. If, under this Act, a trade is divided into two or more individual trades, natural and legal persons authorized to engage in business pursuant to a trade authorization obtained before this Act enters into effect may continue carrying on that trade. Within one year of the date that this Act enters into effect, they shall submit to the trade licensing office documents proving the fulfilment of specific conditions for carrying on a trade as laid down by this Act or specific legislation, unless the trade licensing office has these documents at its disposal from previous proceedings.

9. Should persons referred to in point 8 submit documents to the trade licensing office concerning the fulfilment of specific conditions for carrying on a trade, the trade licensing office shall change the trade certificate by issuing trade certificates with the altered information or shall decide to grant a concession and subsequently issue a trade permit certificate. The procedure under Sections 52 and 53 shall be followed mutatis mutandis when a decision is to be taken on concessions. If the authority referred to in Section 52(1) opposes the granting of a concession, the trade licensing office shall revoke the trade authorization.

10. If the persons referred to in point 8 fail to comply with the obligation to submit documents on the fulfilment of specific conditions for carrying on a trade in accordance with this Act within the set time limit set, the trade licensing office shall revoke their trade authorization without undue delay.

11. Entrepreneurs who acquire a trade authorization before this Act enters into effect for a trade where there has been a change to the specific conditions for carrying on the trade without a simultaneous change pursuant to point 3 shall prove to the trade licensing office that they comply with the professional competence solely in respect of the responsible representative, if appointed after the date that this Act enters into effect.

12. A trade authorization to carry on an activity which is no longer a trade under this Act shall be terminated one year after this Act enters into effect, unless otherwise provided by specific legislation; a trade authorization certificate shall become invalid in the same time limit. The trade licensing office shall draw the entrepreneur’s attention in writing to the fact that this is no longer a trade within six months of the date that this Act enters into effect.

13. An entrepreneur who carries on a trade industrially pursuant to a trade authorization acquired before this Act enters into effect shall, within one year of the effect of this Act, submit a list of activities to the trade licensing office which are carried out to manufacture
the final product or to provide a service and are only partial elements of the technological process.

14. The trade licensing office shall issue, as an annex to the trade certificate, a list of trades pursuant to Section 7a(8) of this Act to an entrepreneur carrying on a trade industrially pursuant to a trade authorization acquired before this Act enters into effect on fulfilment of the entrepreneur’s obligation under point 13.

15. An entrepreneur who has obtained a trade authorization before this Act enters into effect shall, at the trade licensing office’s request, notify the trade licensing office of information about his place of business, registered office or organizational unit of a foreign person located in the Czech Republic in accordance with Section 45(2)(a) and (c) and (3)(a) and (c), unless the trade licensing office already has such information at its disposal from previous proceedings. The obligation of notification within the meaning of this provision shall also apply to entrepreneurs who have been issued with a trade authorization certificate before this Act enters into effect but do not have the right to carry on a trade until registration in the commercial register after this Act enters into effect. The trade licensing office shall change the trade authorization certificate within six months of the date on which the relevant information is reported.

16. An entrepreneur who has acquired a trade authorization before the date this Act enters into effect shall submit documents to the trade licensing office, within one year of the date this Act enters into effect, concerning the ownership title or other rights attached to structures or rooms in which his registered office, place of business (if the place of business differs from the residential address) or organizational unit of a foreign person located in the Czech Republic is situated. This obligation shall also apply to entrepreneurs who have been issued with a trade authorization certificate before this Act enters into effect but do not have the right to carry on a trade until registration subsequent in the commercial register after this Act enters into effect.

17. The trade licensing office shall issue, at the request of an entrepreneur issued with a trade authorization certificate for a permitted trade before the date this Act enters into effect, a trade permit certificate in accordance with Section 54 within 30 days of the request.

18. Where a permitted trade becomes a notifiable trade under the law, the trade licensing office shall issue a trade certificate to the entrepreneur within one year of the date this Act enters into effect.

19. An application for a concession to carry on a trade which, as a result of the provisions of this Act, has become a notifiable trade in respect of which an enforceable decision has been taken before this Act enters into effect shall be regarded as notification of a trade.

20. Notification of a trade delivered to a trade licensing office before the date this Act enters into effect which concerns a trade that is a permitted trade under this Act shall be regarded as an application for a concession, unless the procedure is completed in accordance with Section 47 before the date this Act enters into effect.

21. Applications for a concession submitted before this Act enters into effect, in respect of which an enforceable decision has not been taken by the time this Act enters into effect, shall be discussed in accordance with the new legislation.

22. Notifications of a trade delivered to the trade licensing office before this Act enters into effect, unless completed in accordance with Section 47 by the time this Act enters into effect, with the exception of notifications under point 19, shall be discussed in accordance with the new legislation.
23. Procedure on the imposition of a fine, on the cancellation of a trade authorization, and on the suspension of the carrying-on of a trade, in respect of which an enforceable decision has not been taken by the time this Act enters into effect, shall be completed in accordance with the new legislation, unless existing legislation is more favourable for a party to the proceedings.

24. A foreign natural person who carries on a trade pursuant to a trade authorization obtained before this Act enters into effect and who is not an entrepreneur abroad and has established an undertaking in the Czech Republic shall submit evidence of the fulfilment of the conditions of residence for business purposes (Section 5(4)) to the trade licensing office within one year of the date on which this Act enters into effect, if subject to this obligation under Section 5(4). Non-compliance with this obligation shall be regarded as a grave infringement of the Act (Section 58(2)).

25. (deleted)

26. Actions executed in accordance with points 4, 5, 6, 7, 9, 10, 14, 15, 17, 18 and 25 shall be exempt from an administrative fee.

ACT NO 358/1999

Article III

Transitional provisions

1. Operators of vessels who operate water transport for other parties’ requirements pursuant to a concession shall, within two years of the date on which this Act enters into effect, submit a certificate of professional competence, issued by a shipping authority, to the trade licensing office; if they fail to submit a certificate within this time limit, their trade authorization shall be revoked and these persons shall return their trade permit certificate to the trade licensing office without undue delay.

2. The natural and legal persons referred to in Section 23(4) shall commence radio operations within two years of the date this Act enters into effect.

ACT NO 124/2000

Article IV

1. The validity of authorizations issued by bodies and organizations of state supervision and bodies of the State mining authority to organizations and natural persons engaged in business prior to 1 January 1993 shall expire three years after this Act enters into effect; authorizations issued after 31 December 1992 shall remain in force.

2. The validity of certificates issued by bodies and organizations of State supervision and bodies of the State mining authority to natural persons before this Act enters into effect shall expire five years after this Act enters into effect.
3. Trade authorizations acquired before this Act enters into effect for carrying on professional trades under group 202 of Annex No 2 to the Trade Licensing Act shall constitute authorization to carry on trades in the context of authorization issued by a body or organization of State supervision or a body of the State mining authority.

4. Trade authorizations acquired before this Act enters into effect for carrying on the professional trade under group 205 of Annex No 2 to the Trade Licensing Act, ‘Installation, repair, maintenance and inspection of dedicated electrical equipment and manufacture of low-voltage distribution boards’, shall be regarded as trade authorizations for carrying on the professional trade ‘Installation, repair, inspection and testing of dedicated electrical equipment’ as of the date this Act enters into effect. They shall constitute authorization to carry on a trade within the scope of authorization issued by a body or organization of State supervision or a body of the State mining authority.

5. Trade authorizations acquired before this Act enters into effect for carrying on the professional trade under group 205 of Annex No 2 to the Trade Licensing Act, ‘Design of electrical equipment’, and trade authorizations issued for the manufacture of distribution boards shall be regarded as trade authorizations for carrying on a notifiable unqualified trade with that object of business as of the date this Act enters into effect.

6. Trade authorizations acquired before this Act enters into effect for carrying on professional trades under group 205 of Annex No 2 to the Trade Licensing Act, ‘Manufacture, installation and repair of electrical machinery and appliances’ and ‘Manufacture, installation and repair of electronic equipment’, shall be regarded as trade authorizations for carrying on the vocational trade under group 105 of Annex No 1 to the Trade Licensing Act: Electrical machinery and appliances, ‘Installation and repair of electrical machinery and appliances’ and ‘Installation and repair of electronic equipment’ as of the date this Act enters into effect.

7. The trade licensing office shall issue entrepreneurs carrying on a trade pursuant to trade authorizations acquired before the date this Act enters into effect and referred to in points 3 to 6 with trade certificates with objects of business under the legal provisions of this Act within 18 months of the date that this Act enters into effect.

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ACT NO 149/2000

Article IV

1. Sellers of dedicated medicinal products who acquire a trade authorization to sell dedicated medicinal products before this Act enters into effect shall notify this fact to the State Institute for Drug Control within six months of the date that this Act enters into effect. Sellers of dedicated medicinal products who fail to comply with this obligation may be fined in accordance with the Trade Licensing Act.

2. The list of dedicated medicinal products drawn up under Decree of the Ministry of Health and the Ministry of Agriculture No 21/1998 laying down dedicated medicinal products and good practice for sellers of dedicated medicinal products shall expire twelve months after this Act enters into effect. If a holder of a decision on the registration of a dedicated medicinal product referred to in Decree of the Ministry of Health and the Ministry of Agriculture No 21/1998 laying down dedicated medicinal products and good practice for sellers of dedicated medicinal products applies for a change to registration in respect of
which a medicinal product is classified among dedicated medicinal products (Section 2(19) of Act No 79/1997 on medicinal products and amending certain related laws, as amended by this Act) within six months of the date this Act enters into effect, hr shall be exempt from an administrative fee.

5. Persons who carried on a registered activities in the field of ‘Dental laboratory technician’ as a private healthcare facility in accordance with specific legislation as at 1 March 2000 and, after that date, carried on that activity by way of the permitted trade ‘Manufacture and repair of dental prostheses’, and who notify the authority competent for registration under specific legislation within one month of the date this Act enters into effect that they intend to continue their activity as a private healthcare facility and no changes have been made compared to the facts referred to in the original registration, shall not be required to apply for new registration. In other cases the procedure under specific legislation shall be followed.  

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**ACT NO 309/2000**

**PART THREE**

**TRANSITIONAL PROVISIONS**

1. Entrepreneurs who have acquired a trade authorization for trades referred to in this Act, in respect of which there has been a change in professional competence, shall submit documents to the trade licensing office proving the fulfilment of professional competence under this Act within two years of the date this Act enters into effect and shall not be subject to the obligation laid down in Article VI (transitional provisions) of Act No 356/1999 amending Act No 455/1991, the Trade Licensing Act, as amended, and certain other laws.

2. Where, under this Act, one trade is divided into two, trade authorizations shall be preserved and the trade licensing office shall issue trade authorization certificates in accordance with this Act within one year of the date this Act enters into effect.

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**ACT NO 409/2000**

**Article IV**

Should a person who has acquired a trade authorization for the trade ‘Treatment of plants, plant products, structures and soil against harmful organisms with plant protection products’ before the date this Act enters into effect fail to submit evidence of professional competence within six months of the date this Act enters into effect, the trade licensing office shall revoke that person’s trade authorization without undue delay.
ACT NO 274/2001

TITLE X

COMMON, TRANSITIONAL AND FINAL PROVISIONS

Section 39

(6) Owners of sewerage networks for whose sewerage networks no sewage rules have been approved shall draw up such rules and submit them to the water authority for approval within one year of the date this Act enters into effect.

(7) Owners of sewerage networks for whose sewerage networks sewage rules have been approved in accordance with existing legislation shall draw up new sewage rules and submit them to the water authority for approval by 31 March 2004.

(8) Natural and legal persons authorized to engage in business pursuant to a trade authorization for the permitted trade of ‘Operation of water supply and wastewater services’ who acquired such authorization before this Act enters into effect may continue carrying on this trade until no later than 31 March 2004, unless the regional authority issues them, at their request, with a permit in accordance with Section 6 prior to that date. Without prejudice to the preceding sentence, the competent trade licensing office shall issue a new trade certificate to those persons, without their prior request, within one year of the date this Act enters into effect.

(9) Water supply and wastewater services which, under existing legislation, have been public water supply and wastewater services and comply with the conditions laid down in Section 1, shall be water supply and wastewater services under this Act. In cases of doubt, the Ministry shall decide.

(10) The plan for the development of water supply and wastewater services shall be drawn up and approved by 31 December 2004.

(11) The obligation to provide selected information from the registry and operating records to the water authority in accordance with Section 5(3) shall first be met by 31 January 2004.

(12) The obligation of the owner of water supply or wastewater services to enter into a contract with a purchaser in accordance with Section 8(5) and Section 36(1) shall be met by 31 January 2003.

ACT NO 478/2001

1. Holders of certificates for motor vehicle driving instructors whose certificate has been issued prior to 1 January 2001 may request the Ministry to replace their current certificate with a professional certificate; the Ministry shall replace the existing certificate for instructors with a processional certificate.

2. Professional certificates for training instructors issued after 1 January 2001 under Act No 247/2000 on the acquisition and improvement of professional competence to
drive motor vehicles and amending certain laws are professional certificates for training instructors under this Act.
3. Instructors issued with a certificate under legislation in force prior to 1 January 2001 shall be regarded as instructors under this Act.
4. Any procedure for the revocation of a certificate for training instructors commenced in accordance with Section 60(3) of Act No 247/2000 on the acquisition and improvement of professional competence to drive motor vehicles and amending certain laws shall be stopped as of the date this Act enters into effect.
5. Teaching and instruction commenced prior to 1 January 2001 shall be completed by 31 July 2002.
6. The fulfilment of the condition of three years’ professional experience for the issue of a trade authorization for the trade of ‘Driving instruction’ shall not be required for entrepreneurs or responsible representatives who have held the relevant trade authorization or been the responsible representative for this trade.

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ACT NO 119/2002

Section 86

Transitional provisions

(1) Natural or legal persons carrying on permitted trades in accordance with Group 302 under Annex No 3 to the Trade Licensing Act where the objects of business are ‘Development, manufacture, repair, modification, purchase, sale, rental, storage, transportation and disabling of ammunition for weapons subject to registration under the law’ or ‘Development, manufacture, repair, modification, transportation, purchase, sale, rental, storage and disabling of military ammunition’ pursuant to a trade authorization acquired before this Act enters into effect, to an extent encompassing the development, manufacture, repair or modification or disabling of ammunition, shall submit documents to the competent trade licensing office proving their professional competence under this Act within 12 months of the date this Act enters into effect. If documents are not submitted in that time limit, the competent trade licensing office shall revoke the trade authorization.

(2) If the persons under paragraph (1) submit documents to the trade licensing office proving their professional competence in accordance with this Act, the trade licensing office shall proceed in its decision-making on a concession in accordance with Sections 53 and 54. The opinion under Section 52 shall not be required.

(3) Trade authorizations in respect of permitted trades in accordance with Group 302 under Annex No 3 to the Trade Licensing Act where the objects of business are ‘Development, manufacture, repair, modification, transportation, purchase, sale, rental, storage, and disabling of weapons subject to registration under the law’, ‘Development, manufacture, repair, modification, purchase, sale, rental, storage, transportation and disabling of military weapons’ and ‘Development, manufacture, repair, modification, purchase, sale, rental, storage, transportation and disabling of ammunition for weapons subject to registration under the law’, to an extent encompassing the purchase, sale, rental, storage or transportation of military ammunition, acquired before this Act enters into effect, shall be regarded as trade authorizations with objects of business according to new legislation. The trade licensing
office shall issue the corresponding trade permit certificate within 12 months of the date on which this Act enters into effect.

(4) In decision-making on an application for a concession, in respect of which no enforceable decision has been issued before this Act enters into effect, the procedure under new legislation shall be followed, including the obligation to seek opinions in accordance with Sections 52 and 53.

(5) Actions executed under paragraphs (2) and (3) shall be exempt from administrative fees.

ACT NO 174/2002

Article II

Transitional provisions

1. The current trade authorizations where the subject of the trade is the ‘Purchase, sale and storage of liquefied hydrocarbon gases in pressure vessels, including transportation’ which are in force when this Act enters into effect shall remain in force.

2. Where there is a change in the name of a trade pursuant to this Act, the trade licensing office shall issue a trade authorization certificate under the new legislation to the entrepreneur at the entrepreneur’s request or no later than pursuant to notification of a change in accordance with Section 49 of the Trade Licensing Act. Actions under the preceding sentence shall not be subject to an administrative fee.

3. Notifications of a notifiable professional trade where the subject is defined as the ‘Purchase, sale and storage of liquefied hydrocarbon gases in pressure vessels, including transportation’ which are delivered to the trade licensing office before this Act enters into effect and in respect of which the procedure has not been completed shall be discussed in accordance with the new legislation.

ACT NO 174/2002

Article IV

Transitional provisions

1. Trade authorization certificates for notifiable unqualified trades which have been issued before the governmental order promulgated under Section 73a enters into effect shall remain in force. An entrepreneur who has acquired a trade authorization before Act No 356/1999 amending Act No 455/1991, the Trade Licensing Act, as amended, and certain other laws, as amended by Act No 61/2001 enters into effect, where the name of the objects of business on the trade authorization certificate does not correspond to the list of notifiable unqualified trades set by governmental order, shall be entitled to make a written request to the trade licensing office for the replacement of the certificate with a certificate or certificates in accordance with the governmental order to the extent of the
original trade authorization. In the request, the entrepreneur shall also specify the name or names of the trades under the said list, if he has set up establishments, these names shall be reflected in the information about establishments in the trade licensing register, and if he carries on a trade via a responsible representative, he shall notify that responsible representative’s appointment for these trades. If the request does not contain all the said particulars, the trade licensing office shall call upon the entrepreneur to rectify the irregularities. In its request, the trade licensing office shall set a reasonable time limit of at least 15 days. Should the entrepreneur fail to rectify the irregularities in the set time limit, the trade licensing office shall reject the request and shall not replace the certificates. If a request contains all the required particulars or if the entrepreneur rectifies the irregularities in the request in the set time limit, the trade licensing office shall issue a trade authorization certificate or certificates for the trades within 30 days of delivery of the request, or within 30 days of the date on which the entrepreneur rectifies the irregularities. Trade authorizations which, by scope, correspond to the original trade authorization and which the entrepreneur does not expressly state in his request shall be terminated on the date of issue of the new trade authorization certificates. Actions under this point shall not be subject to an administrative fee.

2. Trade authorization certificates for notifiable unqualified trades which have been issued under Article VI(25) of Act No 356/1999 in force until this Act enters into effect shall remain in force.

ACT NO 308/2002

Article IX

Transitional provisions

A trade authorization, pursuant to which a trade has been carried on that is changed by this Act into a permitted trade, shall expire one year after this Act enters into effect. This shall not apply if, within one year of the date this Act enters into effect, a holder of the trade authorization under the first sentence submits documents referred to in Section 50 to the trade licensing office.

ACT NO 130/2003

Article IV

Transitional provisions

Trade authorizations issued in accordance with Group 315, ‘Medical devices’, under Annex No 3 to Act No 455/1991, the Trade Licensing Act, as amended, shall remain in force even after this Act enters into effect; decisions to grant a concession and trade permit certificates shall be regarded as trade authorization certificates for the new professional trade referred to in Group 214, ‘Miscellaneous’, under Annex No 2.
ACT NO 354/2003

Article IV

Transitional provisions

1. Trade authorizations for notifiable unqualified trades, pursuant to which activities have been carried out which, under this Act, are changed to the permitted trade ‘Manufacture and processing of fermented spirits, consumer spirits and other alcoholic beverages\(^2\) (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates)’, shall expire one year after this Act enters into effect, unless provided otherwise below.

2. Legal and natural persons holding valid trade authorizations pursuant to paragraph (1) when this Act enters into effect and intending, after the time limit laid down in paragraph (1), to continue activities constituting, as of the date this Act enters into effect, the subject of the permitted trade ‘Manufacture and processing of fermented spirits, consumer spirits and other alcoholic beverages (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates)’, shall apply for a concession, submit documents to the trade licensing office proving that they comply with the professional competence, disclose the address of the establishment, and supply the documents under Section 3a(3) of the Spirits Act before the time limit under paragraph (1) expires. Provided they meet this requirement, they shall be entitled to carry on activities pursuant to the original trade authorization until a decision on a concession enters into force.

3. Notifications of a trade delivered to the trade licensing office before this Act enters into effect and relating, under this Act, to the permitted trade of ‘Manufacture and processing of fermented spirits, consumer spirits and other alcoholic beverages (except for beer, fruit wines, other wines and mead, and growers’ own fruit distillates)’, shall be regarded as an application for a concession if the procedure is not concluded in accordance with Section 47 of the Trade Licensing Act before this Act enters into effect. Procedures in progress regarding the issue of a trade authorization shall be completed in accordance with this Act.

4. Actions executed under points 1 and 2 shall be exempt from administrative fees.

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ACT NO 438/2003

Article XIII

Transitional provisions

1. Trade authorizations issued before 1 January 2004 for the carrying-on of the notifiable professional trade under Group 214 of Annex No 2 to the Trade Licensing Act, ‘Accounting consulting, bookkeeping’, shall be regarded, as of that date, as trade authorizations for carrying on the professional trade under Group 214 of Annex No 2 to the Trade Licensing Act, ‘Accounting consulting, bookkeeping, tax accounting’.
2. A trade authorization certificate issued under existing legislation for the notifiable professional trade under Group 214 of Annex No 2 to the Trade Licensing Act, 'Accounting consulting, bookkeeping', shall be replaced with a trade authorization certificate under Annex No 2 to the Trade Licensing Act, as amended by Article XII of this Act, by the trade licensing office by 1 January 2006 after discussion with the entrepreneur. This action shall not be subject to an administrative fee.

ACT NO 167/2004

Transitional provisions

Article II

1. Trade authorizations in force before this Act enters into effect shall remain in force unless otherwise provided below.

2. Natural and legal persons who, before this Act enters into effect, have acquired authorization to engage in business in an activity which has become a notifiable trade as of the date this Act enters into effect may continue engaging in that business. However, within one year of the date that this Act enters into effect they shall notify the carrying-on of this trade to the competent trade licensing office in accordance with Section 45 and shall supply the documents laid down in Section 46 of the Trade Licensing Act. If they fail to meet this obligation, the authorization to engage in business shall be terminated on expiry of that time limit.

3. Trade authorization certificates issued before this Act enters into effect for a trade reclassified under this Act from permitted trades to notifiable trades shall remain in force and, as of the date this Act enters into effect, shall be regarded as trade authorization certificates for a notifiable trade, unless otherwise provided. The trade licensing office shall issue the entrepreneur with a trade certificate in case of a change notified under Section 49 of the Trade Licensing Act.

4. Where a notifiable professional trade and permitted trade are merged by this Act into a notifiable professional trade, the trade licensing office shall issue a trade certificate for that trade under the new legislation at the entrepreneur’s request or no later than pursuant to notification of a change in accordance with Section 49 of the Trade Licensing Act. The scope of the objects of business specified on a newly issued trade certificate shall be governed by the scope of the trade authorization acquired before the date this Act enters into effect.

5. Where there is a change in the name of a trade pursuant to this Act, the trade licensing office shall issue a trade authorization certificate under the new legislation to the entrepreneur at the entrepreneur’s request or no later than pursuant to notification of a change in accordance with Section 49 or in accordance with Section 56 of the Trade Licensing Act.

6. Where a notifiable professional trade is changed into a notifiable unqualified trade by this Act, the trade licensing office shall issue a trade authorization certificate for that trade under the new legislation to the entrepreneur in accordance with a governmental order issued in accordance with Section 73a(1) of the Trade Licensing Act at the entrepreneur’s
request or no later than pursuant to notification of a change in accordance with Section 49 of the Trade Licensing Act.

7. An entrepreneur who has acquired, before this Act enters into effect, a trade authorization for the trade ‘Manufacture, installation, repair, reconstruction, inspection and testing of dedicated pressure equipment and periodic testing of gas vessels’ shall be issued, by the trade licensing office, with a trade certificate for the manufacture of such equipment in accordance with a governmental order issued in accordance with Section 73a(1) of the Trade Licensing Act, such being within six months of the date on which this Act enters into effect, unless the entrepreneur already holds authorization for that activity. For the trade ‘Manufacture, installation, repair, reconstruction, inspection and testing of dedicated pressure equipment and periodic testing of gas vessels’, the trade licensing office shall issue a trade certificate at the entrepreneur’s request or no later than pursuant to notification of a change in accordance with Section 49 of the Trade Licensing Act.

8. An entrepreneur who, as at the date this Act enters into effect, holds a valid trade authorization for activity which is the subject of the trade ‘Installation, repair and reconstruction of cooling equipment and heat pumps’ under this Act and intends to continue carrying on that trade shall, within twelve months of the date this Act enters into effect, notify the trade licensing office that he intends to carry on that trade, or that he does not intend to carry out further activity beyond the scope of that trade under the trade authorization encompassing that trade issued before this Act enters into effect. Pursuant to such notification, the trade licensing office shall issue a trade certificate for the trade ‘Installation, repair and reconstruction of cooling equipment and heat pumps’ with the objects of business in the full or partial scope without requiring the entrepreneur to prove compliance with general and specific conditions for carrying on a trade, or the trade licensing office shall change or revoke the trade authorization issued under previous legislation. If an entrepreneur fails to provide notification to the trade licensing office that he intends to carry on the trade ‘Installation, repair and reconstruction of cooling equipment and heat pumps’, his trade authorization to carry on the said activity shall be terminated on expiry of the time limit specified in the first sentence. This provision shall apply mutatis mutandis to the trade ‘stove-fitting’.

9. The issue of a change to the trade authorization certificate under the preceding provisions of this Act shall not be subject to an administrative fee if the change to the objects of business is a result of changes made by this Act.

10. Proceedings in progress regarding the issue of trade authorization certificates shall be completed in accordance with the new legislation.

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ACT NO 499/2004

Section 90

Transitional provisions

(1) Trade authorizations for notifiable unqualified trades, pursuant to which an activity has been carried out that is changed by this Act into the permitted trade ‘registry management’, shall expire one year after this Act enters into effect, unless provided otherwise below.
(2) Legal and natural persons holding valid trade authorizations pursuant to paragraph (1) when this Act enters into effect and intending, after the time limit laid down in paragraph (1), to continue activities constituting, as of the date this Act enters into effect, the subject of the permitted trade ‘registry management’, shall apply for a concession and submit evidence proving compliance with specific conditions for carrying on the trade within the time limit laid down in paragraph (1). Provided they meet this requirement, they shall be entitled to carry on activities pursuant to the original trade authorization until a decision on a concession enters into force.

(3) Notification of a trade delivered to a trade licensing office before the date this Act enters into effect which concerns the permitted trade ‘registry management’ under this Act shall be regarded as an application for a concession, unless the procedure is completed before the date this Act enters into effect. Proceedings in progress regarding the issue of a trade authorization shall be completed in accordance with the new legislation.

(4) Actions executed under paragraphs (1) and (2) shall be exempt from administrative fees.

ACT NO 58/2005

Article III

Transitional provisions

1. Existing trade authorizations for the trade ‘Purchase, storage and sale of medical devices,*’) which may be sold by sellers of medical devices’ that are valid when this Act enters into effect shall remain in force, unless otherwise provided below.

2. The trade licensing office shall issue an entrepreneur holding a valid trade authorization for the professional trade ‘Purchase, storage and sale of medical devices,*’) which may be sold by sellers of medical devices’ as at the date this Act enters into effect with a trade authorization certificate in accordance with the new legislation in a complete or partial scope at the entrepreneur’s request or pursuant to notification of a change notified in accordance with Section 49 of the Trade Licensing Act. The issue of a certificate concerning a change to the name of a trade shall not be subject to an administrative fee.

ACT NO 95/2005

Article IX

Transitional provisions

Existing trade authorizations where the subject of the trade is ‘Operation of postal services’ which are valid when this Act enters into effect shall remain in force and shall be regarded as authorization to carry on the unqualified trade ‘Operation of postal and international postal services’. The trade licensing office shall make the change to the name of
the trade on a trade authorization certificate at the entrepreneur’s request or when the first change is notified in accordance with Section 49 of the Trade Licensing Act. Notifications of the notifiable professional trade ‘Operation of postal services’ delivered to the trade licensing office before the date this Act enters into effect and in respect of which proceedings have not yet been completed shall be discussed in accordance with the new legislation.

ACT NO 127/2005

Transitional provisions

Section 136

(16) Trade authorizations issued for the permitted trade ‘Provision of telecommunication services’ shall be terminated on the date that the person engaged in business pursuant to such an authorization notifies the performance of communication activities in accordance with Section 13 of this Act, but no later than one year as of the date this Act enters into effect.

(17) Procedure on the issue of a trade authorization for the permitted trade ‘Provision of telecommunication services’ commenced before this Act enters into effect and not completed as at that date shall be halted.

ACT NO 131/2006

Article III

Transitional provisions

(1) Trade authorizations in force before this Act enters into effect shall remain in force unless otherwise provided below.

(2) The trade licensing office shall issue a natural or legal person holding, when this Act enters into effect, a valid trade authorization for the trade ‘Treatment of plants, plant products, structures and soil against harmful organisms with plant protection products’, for the trade ‘Special protective disinfection, disinsectization and disinfestation with toxic or very toxic chemical substances or chemical products, with the exception of special protective disinsectization and disinfestation in food or agricultural operations and professional activities in the field of plant health’, or for the trade ‘Special protective disinfection, disinsectization and disinfestation without the use of toxic or very toxic chemical substances or chemical products, with the exception of special protective disinfection, disinsectization and disinfestation in food or agricultural operations and professional activities in the field of plant health’, with a trade certificate in accordance with the Trade Licensing Act, in the version effective when this Act enters into effect, such being at that person’s request, or no later than pursuant to a change notified by a natural or legal person in accordance with Section 49 of the Trade Licensing Act.
(3) The trade licensing office shall issue a natural or legal person holding, when this Act enters into effect, a valid trade authorization for the trade ‘Special protective disinfection, disinsectization and disinfestation in food or agricultural operations, including plant protection against harmful organisms’, at his request, with a trade authorization certificate specifying the objects of business ‘Treatment of plants, plant products, structures and soil against harmful organisms with plant protection products or biocidal products’ and ‘Special protective disinfection, disinsectization and disinfestation in food or agricultural operations’ on request, such being no later than six months as of the date this Act enters into effect.

(4) The issue of a trade certificate or a change to a trade certificate pursuant to points 1 to 3 shall not be subject to an administrative fee.

(5) Proceedings in progress regarding the issue of a trade authorization certificate shall be completed in accordance with the Trade Licensing Act, in the version effective as at the date this Act enters into effect.

ACT NO 191/2006

Transitional provisions

Article III

1. Ski lift facilities shall be regarded as operable provided that, within sixteen months of the date this Act enters into effect, the ski lift operator applies to the Rail Authority for a certificate of competence for the designated technical equipment (Section 47 of Act No 266/1994 on railways, as amended). If the operator fails to apply for a certificate of competence within that time limit, on expiry of the time limit the facility shall no longer be regarded as operable.

2. Natural and legal persons may continue operating a ski lift for a period of one year after this Act enters into effect on the basis of an authorization for business activity or a business authorization granted prior to the entry into effect of this Act. Such authorizations shall be revoked on expiry of the said time limit. Natural or legal persons operating a ski lift shall submit documents to the trade licensing office proving that they have met the conditions laid down by the Trade Licensing Act or that they have appointed a responsible representative who meets those conditions within nine months of the entry into effect of this Act. If this condition is satisfied, the trade licensing office shall issue a trade certificate to operate a ski lift within 60 days of the submission of the documents.

ACT NO 212/2006
Article IV

Transitional provisions

1. Natural and legal persons who, as at the date this Act enters into effect, are holders of valid trade authorizations to carry on a professional trade in the field of ‘Measurements of pollutants and odorous agents, processing of dispersion studies’ and in the field of ‘Verification of the quantity of greenhouse gas emissions’ shall, as at the date this Act enters into effect, become holders of a valid trade authorization to carry on a professional trade in the field of ‘Measurements of pollutants and odorous agents, verification of the quantity of greenhouse gas emissions and processing of dispersion studies’; the trade licensing office shall issue these legal and natural persons with a trade certificate with the objects of business stated as ‘Measurements of pollutants and odorous agents, verification of the quantity of greenhouse gas emissions and processing of dispersion studies’ on request or when the first change is notified in accordance with Section 49(1) of Act No 455/1991, the Trade Licensing Act, as amended, and this Act.

2. The issue of a trade certificate under point 1 shall be exempt from an administrative fee.

ACT NO 214/2006

Transitional provisions

Article XIII

1. Proceedings commenced before this Act enters into effect shall be completed in accordance with existing legislation.

2. Proceedings in progress regarding the issue of a trade authorization certificate for a notifiable unqualified trade for a legal person shall be completed in accordance with the Trade Licensing Act, in the version effective as at the date this Act enters into effect.

3. Decisions to suspend the carrying-on of a notifiable unqualified trade for a legal person on the grounds that a responsible representative has not been appointed shall lose their legal effect on the day this Act enters into effect.

4. Where, pursuant to this Act, a trade is changed from a notifiable unqualified trade into a notifiable vocational trade, natural and legal persons fulfilling the conditions for carrying on such a trade shall acquire a trade authorization for that vocational trade on the day Act No 214/2006 enters into effect.

ACT NO 225/2006
Article VI

Transitional provisions

1. Trade authorizations issued before this Act enters into effect for carrying on the notifiable professional trade under group 203 of Annex No 2 to the Trade Licensing Act, ‘Development, design, manufacture, testing, maintenance, repair, modification and structural changes to aircraft, components thereof, and aviation technological products’, shall be regarded as trade authorizations for carrying on the professional trade under group 203 of Annex No 2 to the Trade Licensing Act, ‘Development, design, manufacture, testing, installation, maintenance, repair, modification and structural changes to aircraft, engines, blades, aircraft parts and equipment and aviation ground facilities’ as of the date that this Act enters into effect.

2. A trade authorization certificate issued in accordance with existing legislation for the notifiable professional trade under group 203 of Annex No 2 to the Trade Licensing Act, ‘Development, design, manufacture, testing, maintenance, repair, modification and structural changes to aircraft, components thereof, and aviation technological products’, shall be replaced by the trade licensing office on request, or when the first change is notified by the entrepreneur in accordance with Section 49(1) of Act No 455/1991, in the version effective up to the date this Act enters into effect, with a trade authorization certification pursuant to Section 49(1) of Act No 455/1991, in the version effective as of the date this Act enters into effect.

ACT NO 310/2006

TITLE VII

Transitional provisions

Section 21

(1) Persons who handle security material as part of their business activities shall, within three months of the date that this Act enters into effect, apply for a concession for activities under the trade ‘Purchase and sale, rental, development, manufacture, repair, modification, storage, transportation, disabling and destruction of security material’. If they do so in the set time limit, they may continue the activities which, as of the date this Act enters into effect, are the content of that permitted trade in the scope laid down in the trade authorization under existing legislation until a decision on a concession enters into force. If, in the set time limit, they fail to submit an application for a concession, existing authorizations to carry on activities which are the content of the permitted trade referred to in the first sentence shall be revoked on expiry of the time limit.

(2) Persons who handle security material under groups 1, 5, 6 or 10 referred to in an annex to this Act within the scope of the business activities shall
a) within three months of the date this Act enters into effect, apply for the issue of a document confirming the security clearance of a natural person, if a natural person; this shall also apply to a responsible representative, if appointed,
(3) If the persons referred to in paragraph (2) fail to apply for a document confirming the security clearance of a natural person, they shall not be permitted to handle security material on expiry of the time limit referred to in paragraph (2). If persons referred to in paragraph (2) are not issued with a document confirming the security clearance of a natural person, they shall not be permitted to handle security material as of the date on which the application for the issue of a document confirming the security clearance of a natural person is rejected.

(4) Persons who handle security material other than for business purposes shall apply to the competent police department for registration within three months of the date that this Act enters into effect.

ACT NO 315/2006

Article VI

Transitional provisions

1. Existing trade authorizations where the object of business is ‘Public auctions’ which are valid when this Act enters into effect shall be regarded as authorization to carry on the trade ‘Performance of a) voluntary, b) compulsory public auctions’, unless otherwise provided.

2. The trade licensing office, at the request of an entrepreneur carrying on, as at the date this Act enters into effect, a trade with the object of business ‘Public auctions’ and intending to operate, in the future, only voluntary public auctions, shall issue a new trade permit certificate with the object of business ‘Performance of a) voluntary public auctions’. The issue of a new trade permit certificate shall not be subject to an administrative fee.

3. Persons who, under existing legislation, are authorized to engage in the activity constituting the permitted trade ‘Public auctions’ and who intend to continue operating compulsory public auctions shall, within one year of the date that this Act enters into effect, submit documents to the trade licensing office proving compliance with professional competence, unless the trade licensing office has such documents at its disposal from previous proceedings, and shall prove fulfilment of the conditions under Section 6(1) of Act No 26/2000, in the version effective as of the date this Act enters into effect. If these persons supply the documents and fulfil the conditions laid down in the first sentence of this paragraph, the trade licensing office shall issue a decision amending the decision to grant a concession and shall issue a trade permit certificate with amended information. If these persons fail to act in this manner, the trade licensing office shall issue a decision amending the decision to grant a concession and shall issue a trade permit certificate covering voluntary public auctions. These actions shall not be subject to an administrative fee.
4. Proceedings regarding the granting of a concession for ‘Public auctions’ commenced before this Act enters into effect shall be completed in accordance with Act No 26/2000, in the version effective as of the date this Act enters into effect.

ACT NO 296/2007

Article XIV

Transitional provisions

In case of procedure under Act No 328/1991 on bankruptcy and composition, as amended, which has not been completed by the date this Act enters into effect, Section 13, in the version effective as of the date this Act enters into effect, shall also apply to the bankruptcy trustee; if the bankruptcy trustee continues the trade on the death of an entrepreneur, Section 57, in the version effective as of the date on which this Act enters into effect shall apply.

ACT NO 130/2008

Article II

Transitional provisions

1. The right to carry on trades which are partial activities in the context of a trade carried on industrially until the date this Act enters into effect shall remain in force. The trade licensing office with territorial jurisdiction based on the residential address of a natural person or the registered office of a legal person (or, in the case of a foreign natural person, based on the location of the undertaking’s organizational unit, or the permitted place of residence, and if jurisdiction cannot be determined by the permitted place of residence, then based on the place of business; in the case of a foreign legal person, based on the location of the undertaking’s organizational unit) shall call upon the entrepreneur to deliver evidence of professional competence, if required under the new legislation, within six months of the date this Act enters into effect. In its request, the trade licensing office shall set a reasonable time limit for the delivery of documents. If an entrepreneur fails to deliver documents to the trade licensing office or if such documents fail to prove fulfilment of the conditions for carrying on a trade, the trade licensing office shall revoke the authorization for that trade.

2. Existing trade authorizations shall remain in force. The right to carry on a trade shall be evidenced by means of an existing trade authorization certificate until such time as the first extract is issued to the entrepreneur. The trade licensing office shall issue an extract on request or pursuant to notification of a change in accordance with Sections 49 or 56 of Act No 455/1991, in the version effective as of the date this Act enters into effect.

3. Proceedings regarding the granting of and amendment of a concession commenced before this Act enters into effect shall be completed in accordance with Act No 455/1991, in the version effective as of the date this Act enters into effect.
4. Proceedings on administrative offences which are not concluded by the time this Act enters into effect shall be completed in accordance with Act No 455/1991, in the version effective until this Act enters into effect, unless the provisions of Act No 455/1991 in the version effective as of the date this Act enters into effect are more favourable for the party to the proceedings.

5. If a professional trade is changed into a vocational trade under this Act, documents used to prove professional competence for the professional trade shall be regarded as documents under Act No 455/1991, in the version effective as of the date this Act enters into effect.

6. If notifiable trades are merged under this Act, the entrepreneur shall be entitled, as of the date this Act enters into effect, to carry on a trade within the scope laid down in Act No 455/1991, in the version effective as of the date this Act enters into effect. This shall not apply to the merger of notifiable professional trades where persons carrying on trades referred to in the first sentence or appointed responsible representatives for such trades have professional competence required under the new legislation only for carrying on a trade to a partial extent. In this case, the entrepreneur shall be entitled to carry on a professional trade as of the date this Act enters into effect within the scope of the authorization under Act No 455/1991, in the version effective until the date this Act enters into effect.

7. If permitted trades are merged under this Act, the entrepreneur shall be entitled, as of the date this Act enters into effect, to carry on a trade within the scope of the authorization laid down in Act No 455/1991, in the version effective until the date this Act enters into effect.

8. An entrepreneur who, as at the date this Act enters into effect, is authorized to carry on a trade which, under this Act, is a notifiable unqualified trade, shall be authorized, as of the date this Act enters into effect, to carry on the notifiable unqualified in full.

9. Evidence of professional competence referred to in Section 21 of Act No 455/1991, in the version effective as of the date this Act enters into effect, may, even after this Act enters into effect, be replaced by evidence of the passing of a qualification examination under Decree No 154/1996 to implement qualification examinations replacing professional competence for carrying on vocational trades, as amended by Decree No 235/2000, passed before this Act enters into effect.

10. The objects of business of notifiable unqualified trades under Act No 455/1991, in the version effective until this Act enters into effect, shall become, as at the date this Act enters into effect, fields of activity under an unqualified trade in accordance with Annex No 4 to Act No 455/1991, in the version effective as of the date this Act enters into effect. The trade licensing office with territorial jurisdiction based on the residential address of a natural person or the registered office of a legal person (or, in the case of a foreign natural person, based on the location of the undertaking’s organizational unit, or the permitted place of residence, and if jurisdiction cannot be determined by the permitted place of residence, then based on the place of business; in the case of a foreign legal person, based on the location of the undertaking’s organizational unit) shall make an entry in the trade licensing register and shall issue the entrepreneur with an extract with the fields of activity under Annex No 4 to Act No 455/1991, in the version effective as of the date this Act enters into effect, when the first change is notified or at the entrepreneur’s request.
11. Authorizations to design land consolidation in accordance with existing legislation shall remain in force. An entrepreneur who, as at the date this Act enters into effect, carries on the said activity and intends to continue this activity shall notify this fact within one year of the date on which this Act enters into effect to the trade licensing office in writing. The trade licensing office shall forthwith make an entry in the trade licensing register and issue the entrepreneur with an extract. The right to carry on this trade shall be extinguished if the entrepreneur fails to make the above notification within the one-year time limit.

12. If proceedings are commenced regarding an impediment to the carrying-on of a trade on account of the cancellation of bankruptcy procedure due to compliance with the resolution to distribute the estate and these proceedings are not concluded by the time this Act enters into effect, the proceedings shall be discontinued.

ACT NO 189/2008

Article XVII
Transitional provisions

1. An entrepreneur who, as at the date this Act enters into effect, also performs activities within the scope of the trade ‘Application, manufacture and repair of a) prostheses, b) body orthoses, c) limb orthoses, d) soft bandages’ which do not constitute a trade as of the date this Act enters into effect may continue such activities until 31 December 2010. After this date, the authorization to perform such activities shall be terminated.

2. Professional competence evidenced before the date this Act enters into effect for the trade of ‘Application, manufacture and repair of a) prostheses, b) body orthoses, c) limb orthoses, d) soft bandages’ shall be regarded as professional competence for the trade ‘Manufacture and repair of series produced prostheses, body orthoses, limb orthoses, soft bandages’ as of the date this Act enters into effect.

ACT NO 254/2008

Article XXVII
Transitional provisions

Incomplete proceedings for the granting of the concession ‘Foreign exchange activities’ shall be halted on the date that this Act enters into effect. Within 15 working days, the trade licensing office shall return the application for a concession and documents attached to the application to the applicant and shall advise the applicant of the new legislation concerning registration for foreign exchange activities in accordance with the Foreign Exchange Act. The trade licensing office shall also refund the administrative fee, if paid.

ACT NO 274/2008, as amended by Act No 292/2009
Article XIX
Transitional provisions

1. Natural or legal persons conducting permitted trades under Annex no. 3 to the Trade Licensing Act with the sphere of business as security of property and persons and private detective and investigation services are required to submit the documents demonstrating their professional qualification under this Act to the appropriate trade licensing office at the latest 36 months from the date on which this Act enters into force. Failure to provide these documents shall result in the termination of the relevant trade authorization by the trade licensing office.

2. Natural or legal persons conducting permitted trades under Annex no. 3 to the Trade Licensing Act with the sphere of business security of property and persons and private detective services are required to ensure at the latest 36 months from the entry into force of this Act and upon request by the relevant trade licensing office to document that the activities related to protecting the lives and property of persons and private detective services will be carried out by employees meeting all professional qualification requirements in accordance with Annex no. 5 to this Act and health requirements in accordance with Section 31a of this Act.

ACT NO 227/2009

Article XXII
Transitional provisions

1. The trade licensing office determined as appropriate under Section 71 paragraph 2 shall allocate an establishment identification number provided by the administrator of the basic register of persons pursuant to Act no. 111/2009 to an establishment set up prior to the date of entry into force of this Act at the latest within one year of the date on which this Act enters into force, and shall inform the enterprise of such allocation within the same deadline.

2. The enterprise specified in paragraph 1 above is obliged to use the establishment identification number allocated in accordance with paragraph 1 above within a maximum of 1 month after the expiry of the deadline specified in paragraph 1 above.

ACT NO 155/2010

Article VIII
Transitional provisions

1. Trade authorizations issued pursuant to Act No 455/1991, in the version effective as at the effective date of this Act, shall stand.

2. An entrepreneur who held, as at the effective date of this Act, a trade authorization for the trades “Security of property and persons” and “Private detective services” shall, no later
than within 2 years of the effective date of this Act, comply with the professional competence requirements pursuant to Act No 455/1991, in the version effective from the effective date of this Act, and submit evidence of that to the trade licensing office or appoint a responsible representative; this shall not apply if the entrepreneur has already documented compliance with professional qualification requirements to the trade licensing office. If an entrepreneur fails to document compliance with the professional competence requirements within the time-period referred to above, the trade licensing office shall commence proceedings leading to the cancellation of the trade authorization.

3. An entrepreneur who held, as at the effective date of this Act, a trade authorization for the trades “Security of property and persons” and “Private detective services” shall, no later than within 2 years of the effective date of this Act, ensure, and at the request of the trade licensing office document, that the activities that constitute the contents of the said trades are ensured solely through natural persons who comply with the professional competence requirements listed in Annex No. 5 to Act No 455/1991, in the version effective from the effective date of this Act.

ACT NO 145/2010

PART TWO
Section 26
Transitional provisions

An entrepreneur who, as at the date on which this Act enters into force, has provided or intermediated consumer credit within the scope of the notifiable unqualified trade ‘Manufacture, trade and services not specified in Annexes 1 to 3 to the Trade Licensing Act’ may continue this activity for a period of one year as of the date on which this Act enters into force. If, before this period expires, the entrepreneur serves notice that he intends to continue operating this activity and submits documents to the trade licensing office proving professional competence for the professional trade ‘Provision or intermediation of consumer credit’, the trade licensing office shall make an entry in the trade licensing register and shall issue the entrepreneur with an extract; this act shall not be subject to an administrative fee. Upon expiry of this period without action, the authorization to provide or intermediate consumer credit shall lapse.

ACT NO 119/2012

Section V
Transitional provisions

1. Entrepreneurs who, as at the date of entry into effect of this Act, were authorized to carry out a permitted trade with the line of business “Road transport – national haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive, – national haulage operated by vehicles with a maximum permissible weight above 3.5 tonnes, – international haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive, – international haulage operated by vehicles with a maximum
permissible weight above 3.5 tonnes, – national occasional passenger transport, – international occasional passenger transport, – national public regular service, – national special regular service, – international regular service, – international shuttle service, – taxi service” pursuant to Act No 455/1991, in the version effective before the date of entry into effect of this Act, shall be authorized to carry on the trade in the scope of the concession granted under the existing legal regulations, unless stipulated otherwise below.

2. Entrepreneurs who, as at the date of entry into effect of this Act, were authorized to carry out a permitted trade referred to in point 1 in the scope of the line of business “Road transport – national haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive” or “Road transport – international haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive”, shall – as from the date of entry into force of this Act – be authorized to carry on the permitted trade in the scope of the line of business “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight not exceeding 3.5 tonnes, where intended for animal and goods transport”. The trade licensing office shall register the change in the scope of the line of business pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, in the trade licensing register within a period of 1 month after the date of entry into effect of this Act. The decision granting the concession shall be amended by the trade licensing office at the first next change in the data notified by the entrepreneur pursuant to Section 56 of Act No 455/1991, in the version effective as of the date of entry into effect of this Act.

3. Entrepreneurs who, as at the date of entry into effect of this Act, were authorized to carry out a permitted trade referred to in point 1 in the scope of the line of business “Road transport – taxi service”, shall – as from the date of entry into force of this Act – be authorized to carry on the permitted trade in the scope of the line of business “Road transport – passenger transport operated by means of vehicles designed for carrying not more than 9 persons including the driver”. The trade licensing office shall register the change in the scope of the line of business pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, in the trade licensing register within a period of 1 month after the date of entry into effect of this Act. The decision granting the concession shall be amended by the trade licensing office at the first next change in the data notified by the entrepreneur pursuant to Section 56 of Act No 455/1991, in the version effective as of the date of entry into effect of this Act.

4. Entrepreneurs who, as at the date of entry into effect of this Act, were authorized to carry out a permitted trade referred to in point 1 in the scope of the line of business “Road transport – national occasional passenger transport”, “Road transport – international occasional passenger transport”, “Road transport – national public regular service”, “Road transport – national special regular service”, “Road transport – international regular service”, or “Road transport – international shuttle service” and who, after the date of entry into effect of this Act, intend to carry on a permitted trade in the scope of the line of business “Road transport – passenger transport operated by means of vehicles designed for carrying more than 9 persons including the driver”, shall be obliged to apply, within a period of 1 year after the date of entry into effect of this Act, for an amendment to the scope of the line of business and submit the relevant documents pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, and Act No 111/1994, in the version effective as of the date of entry into effect of this Act. Based on the entrepreneur’s application and the relevant documents submitted, the decision granting the concession shall be amended by the trade licensing office, indicating the scope of the line of business in consistence with the version of the
line of business pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, by amending the scope of the line of business to “Road transport – passenger transport operated by means of vehicles designed for carrying not more than 9 persons including the driver” or “Road transport – passenger transport operated by means of vehicles designed for carrying more than 9 persons including the driver”. If the application is not filed within a period of 1 year after the date of entry into effect of this Act, the decision granting the concession, which was issued before the entry into effect of this Act, shall be amended by the trade licensing office in the scope of the line of business in consistence with the first sentence, amending the scope of the line of business to “Road transport – passenger transport operated by means of vehicles designed for carrying not more than 9 persons including the driver”.

5. Entrepreneurs who, as at the date of entry into effect of this Act, were authorized to carry out a permitted trade referred to in point 1 in the scope of the line of business “Road transport – national haulage operated by vehicles with a maximum permissible weight above 3.5 tonnes” or „Road transport – international haulage operated by vehicles with a maximum permissible weight above 3.5 tonnes” and who, after the date of entry into effect of this Act, intend to carry on a trade in road transport in the scope of the line of business “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight above 3.5 tonnes, where intended for animal and goods transport”, shall be obliged to apply, within a period of 1 year after the date of entry into effect of this Act, for an amendment to the scope of the line of business and submit the relevant documents pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, and Act No 111/1994, in the version effective as of the date of entry into effect of this Act. Based on the entrepreneur’s application and the relevant documents submitted, the decision granting the concession shall be amended by the trade licensing office, indicating the scope of the line of business in consistence with the version of the line of business pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, and amending the scope of the line of business to “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight above 3.5 tonnes, where intended for animal and goods transport” or “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight not exceeding 3.5 tonnes, where intended for animal and goods transport”. If the application is not filed within a period of 1 year after the date of entry into effect of this Act, the decision granting the concession, which was issued before the entry into effect of this Act, shall be amended by the trade licensing office in the scope of the line of business in consistence with the first sentence, limiting the scope of the line of business to “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight not exceeding 3.5 tonnes, where intended for animal and goods transport”.

6. Proceedings regarding the granting of a concession for “Road transport – national haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive – national haulage operated by vehicles with a maximum permissible weight above 3.5 tonnes, – international haulage operated by vehicles with a maximum permissible weight of 3.5 tonnes inclusive, – international haulage operated by vehicles with a maximum permissible weight above 3.5 tonnes, – national occasional passenger transport, – international occasional passenger transport, – national public regular service, – national special regular service, – international regular service, – international shuttle service, – taxi service”, which were commenced before the date of entry into effect of this Act and are still pending by that date, shall be completed and the related rights and duties shall be
assessed pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, and Act No 111/1994, in the version effective as of the date of entry into effect of this Act. Where the line of business is not apparent from the application pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, for which the granting of the concession is being applied for, the trade licensing office shall request the entrepreneur to clarify the line of business in consistence with Act No 455/1991, in the version effective as of the date of entry into effect of this Act. If the proceedings concern the granting of a concession for the line of business of “Road transport – haulage operated by means of motor vehicles or combinations of vehicles with a maximum permissible weight above 3.5 tonnes, where intended for animal and goods transport” or “Road transport – passenger transport operated by means of vehicles designed for carrying more than 9 persons including the driver”, the trade licensing office shall request the entrepreneur to complete the documents proving the compliance with the concession requirements pursuant to Act No 455/1991, in the version effective as of the date of entry into effect of this Act, and Act No 111/1994, in the version effective as of the date of entry into effect of this Act.

7. The filing of an application to amend the line of business provided for in points 4 and 5 above shall be exempt from an administrative fee.

ACT NO 169/2012

Article II
Transitional provisions

1. If an entrepreneur has died prior to the effective date of this Act, the persons specified in Section 13 (1) (b), (c) or (e) of Act No 455/1991, in force prior to the effective date of this Act, shall be entitled to continue to carry on the trade, until the completion of the inheritance proceedings, based on the trade licence of the deceased entrepreneur. They shall notify the trade licensing office about this fact within 3 months following the effective date of this Act, unless they have done so prior to the effective date of this Act. Upon the expiry of this period without action, the trade authorization of the deceased entrepreneur shall be deemed expired as of the date of the entrepreneur’s death, unless the trade is further carried out by the administrator of the decedent’s estate or insolvency administrator.

2. If prior to the effective date of this Act, the persons specified in Section 13 (1) (b), (c) or (e) of Act No 455/1991, in force prior to the effective date of this Act, have notified they would continue to carry on the trade, and have acquired the ownership title relating to the operation of the trade, they may continue in the trade based on the trade licence of the deceased entrepreneur, under the terms and conditions of Section 13 (4) of Act No 455/1991, in force prior to the effective date of this Act.

3. Proceedings commenced before this Act enters into effect shall be completed in accordance with the legal regulation which is more beneficial for the entrepreneur.

ACT NO 199/2012
PART TWO
Article IV
Transitional provisions

1. Trade authorizations issued for professional trades where the object of business is “Diagnosis, testing and consulting related to the protection of plants and the treatment of plants, plant products, structures and soil against harmful organisms by means of plant protection products and biocidal products” and for permitted trades where the object of business is “Check testing of machinery used in plant protection”, issued under Act 455/1991, in force prior to the effective date of this Act, shall remain in force.

2. The entrepreneur holding, prior to the effective date of this Act, trade authorization to carry on a professional trade where the object of business is “Diagnosis, testing and consulting related to the protection of plants and the treatment of plants, plant products, structures and soil against harmful organisms by means of plant protection products and biocidal products”, shall as of the effective date of this Act be authorized to carry on unqualified trade where the object of business is “Production, trade and services not listed in Annexes 1 to 3 the Trade Licensing Act”.

3. Within one month following the effective date of this Act, the trade licensing office shall register the change in the object of business under point 2 in the trade licensing register, and shall enter in this register the field of activity classified as unqualified trade of “Diagnosis, testing and consulting related to the protection of plants and the treatment of plants, plant products, structures and soil against harmful organisms by means of plant protection products and biocidal products”.

4. The trade authorization under points 2 and 3 shall until the issue of a new extract from the trade licensing register be proven with the current extract from the trade licensing register.

ACT NO 221/2012
PART THREE
Article VII
Transitional provisions

Proceedings in the matter of the field of activity falling within the unqualified trade “Operation of postal and foreign postal services” initiated pursuant to Act No. 455/1991 Coll., in the wording effective until the effective day of this Act and not completed as of this day, shall be terminated as at the effective day of this Act.

ACT NO. 234/2013
PART TWO
Article IV
Transitional provisions

1. An entrepreneur who is, on the day this Act enters into force, authorised to produce and to process fuels and lubricants or to sell fuels, may continue the activities referred to hereabove for a period of one month after the entry into force of this Act. If the entrepreneur applies to the Trade Licensing Office for a concession for the “Manufacture and processing of fuels and lubricants and fuel distribution” within the full or partial scope of this area of business within this period, and submits the documentation required under the new legislation, provided the Trade Licensing Office does not have them available from previous proceedings, such entrepreneur may continue to produce and process fuels and lubricants and to sell fuels elsewhere than at service stations on the basis of the authorisation pursuant to the first sentence hereabove, until such time as a valid decision has been made to award a concession, or to reject the application for a concession or to suspend the proceedings. If the deadline for submitting an application for a concession to produce and process fuels and lubricants and to sell fuels elsewhere than at service stations is not met, these rights shall expire for the entrepreneur.

2. The receipt of an application for a concession pursuant to paragraph 1 above shall not be subject to the payment of an administrative fee.

ACT NO. 309/2013 COLL.

Article II
Transitional provisions

1. An entrepreneur who is, on the day this Act enters into force, authorised to sell fermented alcohol, drinking alcohol or spirits, may continue the activities referred to hereabove for a period of one month after the entry into force of this Act. If the entrepreneur applies to the Trade Licensing Office for a concession for the sale of fermented alcohol, drinking alcohol or spirits within this period, it may continue in the sale of fermented alcohol, drinking alcohol or spirits on the basis of the authorisation pursuant to the first sentence hereabove, until such time as a valid decision has been made to award a concession, or to reject the application for a concession or to suspend the proceedings. If the deadline for submitting an application for a concession to sell fermented alcohol, drinking alcohol or spirits is not met, the rights for the entrepreneur to sell fermented alcohol, drinking alcohol or spirits shall expire.

2. The receipt of an application for a concession pursuant to paragraph 1 above shall not be subject to the payment of an administrative fee.

ACT NO. 303/2013 COLL.
Article VII
Transitional provisions

1. Proceedings initiated prior to the date on which this Act entered into force shall be completed in accordance with Act No. 455/1991 Coll., in the wording in effect from the date of entry into force of this Act.

2. The trades licensing office will record changes in data invoked by the entry into force of this Act in the trades licensing register within at the latest one month of the date this Act enters into force.

ACT NO. 140/2014 COLL.

Article II
Transitional Provisions

1. The provisions of Section 46 (6) second sentence of Act No. 455/1991 Coll., in the wording in effect from the entry into force of this Act, shall not apply to those entrepreneurs who have submitted documents to the municipal trade licensing office prior to the effective date of this Act.

2. Proceedings initiated in accordance with Act No. 455/1991 Coll., in the wording in effect prior to the effective date of this Act shall be completed in accordance with Act No. 455/1991 Coll., in the wording in effect from the entry into force of this Act.

3. Trade licences obtained under Act No. 455/1991 Coll., in the wording in effect prior to the effective date of this Act, shall remain unchanged.

4. Documentary evidence of professional competence, which, in accordance with the legislation in effect prior to the entry into force of this Act, demonstrated professional competence to obtain a concession for the trade “Blasting and Fireworks” shall be considered to be documents of professional competence pursuant to Act No. 455/1991 Coll., in the wording in effect from the entry into force of this Act in cases where the concession was legally granted prior to the effective date of this Act.

ACT NO. 206/2015 COLL.

PART FIVE
§ 73
Transitional provisions

(1) Existing trade licences shall remain in effect, unless stated otherwise.

(2) Entrepreneurs who, on the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics), are authorised to carry out the trade of “Blasting and fireworks” in its entirety or in part as a subject of the trade of “carrying out blasting work”, after the entry
into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics), are authorised to carry out the trade of “Research, development, manufacture, destruction, disposal, processing, purchase and sale of explosives and carrying out blasting work” within the scope of the trade “carrying out blasting work”. The Trade Licensing Office shall register these changes in the Trade Register within 5 days of the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics).

(3) Entrepreneurs who, on the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics), are authorised to carry out the trade of “Blasting and fireworks” in its entirety or in part as the subject of the trade of “work with fireworks”, after the entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics) to carry out the professional trade of “Purchase, sale, destruction and disposal of category P2, T2 and F4 pyrotechnic articles and work with fireworks” within the scope of the trade “work with fireworks” . The Trade Licensing Office shall register these changes in the Trade Register within 5 days of the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics).

(4) Entrepreneurs who, on the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics), are authorised to carry out an unqualified trade, are authorised to carry out activities consisting of the purchase, sale, destruction and disposal of category P2, T2 and F4 pyrotechnic articles for a period of one year after the entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics). Should they decide, after the expiry of the term referred to in the first sentence above, to continue to carry out the aforementioned activities, they shall register the professional trade of “Purchase, sale, destruction and disposal of category P2, T2 and F4 pyrotechnic articles and work with fireworks” at the Trade Licensing Office, as the full or partial subject of their business activities and shall provide evidence of professional competence as required for the performance of the aforementioned trade prior to the expiry of the term referred to above.

(5) Proceedings initiated pursuant to Act No. 455/1991 Coll., in the wording in effect prior to the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics), shall be completed in accordance with Act No. 455/1991 Coll., in the wording in effect after the date of entry into force of Act No. 206/2015 Coll., on pyrotechnic articles and the handling thereof and on amendments to certain Acts (Act on Pyrotechnics).

(6) The tasks performed in accordance with paragraphs 2 to 4 above shall be exempt from administrative fees.

ACT NO. 267/2015 COLL.
Article V
Transitional provisions

1. Trade licenses for “Special protective disinfection, disinsectization and disinfestation - without using dangerous chemicals and dangerous chemical mixtures hazardous chemical substances or chemical mixtures that are classified as toxic or highly toxic, excluding special protective disinfection, disinsectization and disinfestation in food-processing and agricultural operations, - in food-processing and agricultural operations, - dangerous chemicals and dangerous mixtures classified as toxic or highly toxichazardous chemical substances or chemical mixtures that are classified as toxic or highly toxic, excluding special protective disinfection, and disinfestation in food-processing and agricultural operations,” which were in existence as of the date of this Act becoming legally effective remain valid.

2. The trades licensing office will record changes in data according to this Act with respect to subjects of the trade defined in point 1 in the trades licensing register no later than within 30 days of this Act entering into force.

ACT NO 126/2016 COLL.

Article IV
Transitional Provisions

Proceedings commenced prior to the effective date of this Act shall be completed pursuant to Act No 455/1991 Coll., in the wording in effect prior to the effective date of this Act.

ACT NO 65/2017 COLL.

PART FOUR
§ 48
Transitional provisions

Inspection of the observance of the ban on the sale of spirits and tobacco products pursuant to Act No. 455/1991 Coll., which was commenced before the effective date of this Act, valid in the wording before the effective date of this Act, shall be completed in accordance with the Act No. 455/1991 Coll. in the wording effective before the date of this Act.
ACT NO. 229/2016 COLL.

PART THREE
Article IV
Transitional provisions

1. An entrepreneur, which is entitled as of the effective date of this Act to carry out the research, development, manufacture, degradation, destruction, delaboration, purchase, sale, and storage of ammunition, may continue the activity in question for the duration of 6 months from the date of entry into force of this Act. If it intends to continue to carry on the above mentioned activities after the expiry of the period mentioned in the first sentence, it is obliged to apply for a concession or request for amendment of the decision on granting the concession and to substantiate the documents required by Act No. 455/1991 Coll. as in force from the effective date of this Act, unless these documents are available to the Trade Licensing Office from previous proceedings. If the application is submitted within 6 months from the effective date of this Act, it may continue to operate the trade until the date, on which the decision to grant the concession or to amend the decision on granting the concession or on the refusal to grant it takes effect. If it fails to do so within the stipulated deadline, the trade license to operate the said activity shall expire upon expiry of the last day of that period.

2. The proceedings initiated pursuant to Act No. 455/1991 Coll. as in force before the effective date of this Act shall be completed in accordance with Act No. 455/1991 Coll. as in force from the effective date of this Act.

3. The acceptance of the concession application or of the request to amend the decision on granting the concession referred to in the point 1 shall not be subject to the administrative fee.

ACT NO. 193/2017 COLL.

Art. II
Transitional provision

1. Trade licenses for operation of funeral establishments, crematorium operations and embalming and conserving issued before the effective date of this Act shall continue to be valid.

2. Documents proving professional competence for the operation of concession trades "Operation of Funeral Establishments", "Embalming and Conservation" and "Operation of Crematoriums" pursuant to Act No. 256/2001 Coll. as in force before the effective date of this Act shall be considered to be documents required to prove professional competence under Act No. 256/2001 Coll. in force from the effective date of this Act, provided that the decision to grant a concession to operate the said trades or the decision on approval of the responsible representative established for the
operation of the said trades gained the power of *res iudicata* before the effective date of this Act.

3. Professional qualification documents for the qualification Burials Intermediator and for the qualification Worker for the Treatment and Transport of Human Remains can be replaced from the effective date of this Act by evidence on completion of specialized training focused on the professional operational, economic and legal aspects of funeral service issued as per Art. 4 of Decree No. 379/2001 Coll. which stipulates the content and scope of specialized training for funeral service, embalming and conserving and the operation of crematoriums, provided the training started before the effective date of this Act.

4. Professional qualification documents for the qualification Worker for the Treatment and Transport of Human Remains and for the qualification Worker for Higher Hygienic Provision of Bodies of Deceased Persons can be replaced from the effective date of this Act by means of evidence on completion of specialized training focused on professional aspects of embalming and conserving issued pursuant to Art. 4 of Decree No. 379/2001 Coll., provided the training started before the effective date of this Act.

5. Professional qualification documents for the qualification Crematory Service Operator and for the qualification Administrator of a Crematorium can be replaced from the effective date of this Act by a document on the completion of specialized training focused on the professional issues of the operation of crematoriums issued pursuant to Art. 4 of Decree No. 379/2001 Coll., provided the training started before the effective date of this Act.

6. The procedure for awarding a concession and approving the provisions of a responsible representative initiated before the effective date of this Act shall be completed in accordance with Act No. 256/2001 Coll. as in force before the effective date of this Act.

7. The persons who have been granted by a decision having the power of *res iudicata* a concession for embalming and preserving or for carrying out funeral services (Operation of Funeral Establishments) before the effective date of this Act and commenced the operation of such trades before the effective date of this Act are obliged to issue rules for embalming and conserving or for the operation of their funeral establishment and send the said documents for approval to the Regional Hygiene Station competent according to the seat of the operator within 1 year from the effective date of this Act.

8. Crematorium operators are obliged to bring the crematorial order up to the standard in compliance with Act No. 256/2001 Coll. in force from the effective date of this Act and send it for approval to a Regional Hygiene Station competent according to the seat of the operator within 1 year from the effective date of this Act.
1. An entrepreneur who, as at the date this Act enters into effect, is entitled to carry on the professional trade “Processing of cataloguing data” under Act No 455/1991 Coll., as in effect before the date this Act entered into effect, shall be, from the date this Act enters into effect, entitled to carry on the unqualified notifiable trade “Manufacturing, trading and services not specified in Annexes 1 to 3 of the Trade Licensing Act” to the full extent. Within 5 days from the date this Act enters into effect, the trade licensing office shall register the trade change in the trade licensing register, where it shall specify the field of activity “60. Advisory and consulting activities, elaboration of special studies and reports” for the trade “Manufacturing, trading and services not specified in Annexes 1 to 3 of the Trade Licensing Act”, and shall issue an extract to the entrepreneur under Section 47(1) of Act No 455/1991 Coll., as in effect from the date this Act enters into effect.

2. The issue of the extract pursuant to point 1 shall be exempt from the administrative fee.

1. Trade concessions for a licensed Trade “Tour operators” and free trade "Production, trade and services not listed in appendices 1 to 3 of the Trade Act” issued in accordance with the Act No. 455/1991 Coll., as in force before the effective date of this Act, shall remain valid even after the effective date of this Act, unless otherwise laid down.

2. An entrepreneur who has been authorized to operate a licensed trade “Tour operators” pursuant to the Act No. 455/1991 Coll., as in force before the effective date of this Act, shall be entitled to operate a licensed trade “Tour operators – organisation of packages, - facilitation of linked travel arrangements” only in the scope of the subject of business “Tour operators – organisation of packages”. A change in the subject of business shall be entered by the Trade Licensing Office into the Trade Register no later than 2 months after the effective date of this Act.

3. An entrepreneur who has been authorized to operate a licensed trade “Tour operators” and free trade “Production, trade and services not listed in appendices 1 to 3 of the Trade Act” and applies for the concession for “Tour operators – organisation of packages, – facilitation of linked travel arrangements” within one month from the effective date of the Act or for a change in the concession within the scope of the
subject of business “Tour operators – organisation of packages, – facilitation of linked travel arrangements” shall be entitled to facilitate linked travel arrangements on the basis of its previous authorization until the decision on this application enters legal force or until receipt of the notice of the decision on the cessation of proceedings. Operations carried out under this article shall be exempt from administrative charges.

4. Applications for a licence to carry out the trade “Tour operators,” which have not been legally decided before the effective date of this Act, shall be dealt with in accordance with the Act no. 455/1991 Coll., as in force from the effective date of this Act.”

ACT NO. 171/2018 COLL.

Art. II
Transitional provision

1. A person who, prior to the date of entry into force of this Act, was authorized to carry on the activity of an independent loss adjuster, may carry out such activity, in accordance with the Act No. 38/2004 Coll., on Insurance Intermediaries and Loss Adjusters as in force before the entry into force of this Act, until registering a regulated licensed trade, but no longer than 3 months after the effective date of this Act.

2. The registration of a regulated licensed trade pursuant to the paragraph 1 shall not be subject to the administrative fee.

ACT NO. 39/2020 COLL.

SECOND PART
Preliminary provisions

1. An entrepreneur who was entitled before the date of entry into force of this Act to provide real estate mediation within the scope of the unqualified notifiable trade “Manufacture, trade and services not listed in Annexes 1 to 3 of the Trade Act” and intends to continue providing real estate mediation is obliged to report the Trade Licensing Office the “Real Estate Brokerage” licensing trade before the lapse of the six months period from the date of entry into force of this Act, and to submit documents proving the fulfilment of the condition of professional eligibility for the operation of this licensed trade otherwise, upon expiry of this period, his / her authorization to provide real estate mediation within the aforementioned free trade shall expire. Actions performed under the first sentence shall not be subject to an administrative fee.