The Law of Ukraine

On Ensuring Sanitary and Epidemic Safety of the Population

As amended by Laws of Ukraine N 607/96-VR of December 17, 1996, N 331/97-VR of June 11, 1997, N 642/97-VR of November 18, 1997 N 783-XIV of June 30, 1999 N 1288-XIV of December 14, 1999 N 2171-III of December 21, 2000 N 2788-III of November 15, 2001 N 3037-III of February 7, 2002

(Words "state executive body" in the text of the Law shall be replaced by the words "executive body", words "local and regional administration" - by the words "local selfgovernment", words "sanitary and hygienic" (except paragraph nine of Article 33), "food products" and "Ministry of Health of Ukraine" in all cases by the words "sanitary and epidemiological", "foodstuffs" and "central body of executive power on health issues" in corresponding cases, words "Ministry of Defense of Ukraine", "Ministry of Interior', "Ministry of Economy of Ukraine", "Ministryof Finance of Ukraine", "State Committee for Border Protection of Ukraine", "State Committee for Standardization, Metrology and Certification " – by words "central body of executive power on defense issues", "central body of executive power on interior issues", "central body of executive power on economy issues", "central body of executive power on finance issues", "central body of executive power for border protection", "central body of executive power for standardization, metrology and certification"/respondingly, according to the Law of Ukraine N 3037 – III of February 7, 2002)

This Law regulates social relations arisingen providing sanitary and epidemic safety, determines respective rights and obligationsheef state bodies, enterprises, institutions, organizations and citizens, sets forth procedor organization of the State Sanitary and Epidemic Service and execution of state sanitary-epidemic supervision in Ukraine.

CHAPTER I GENERAL PROVISIONS

Article 1. Definition of Main Terms and Concepts

Terms and concepts in this Law shall be used in the following meaning:

sanitary and epidemic safety of popudati – state of public health and state of environment of human vital activity, in white morbidity rates do not exceed the usual level for the given territory, favorable live conditions and parameters of environment factors of vital activity being within the limits, established by the sanitary legislation;

environment of human vital activity (henaifter – environment of vital activity) – complex of objects, phenomena and environnfaectors (natural and artificial), directly surrounding and determining human livingnditions, nourishment, labor, recreation, education, upbringing, etc.;

environment factors of vital activity – anyobigical (viral, prion, bacterial, parasitical, genetically modified organisms, biotechoogy products, etc.), chemical (organic and inorganic, natural and synthetic), physili (noise, vibration, ultrasound, infrasound, thermal, ionizing, non-ionizing and other typefsradiation), social (nourishment, water supply, living conditions, labor, recreation, eduon, upbringing, etc.) and other factors, which affect, or may affect public health or state of health of future generations;

deleterious effect upon human health – influe of environment factors of vital activity, which are dangerous for human health, life and ability to work or represent danger for the health of future generations;

safe conditions for a human being – staterofironment of vital activity without danger of deleterious effect of its factors on a human being;

favorable conditions for human vital activity state of environment of vital activity bearing no deleterious effect of its factors on human health and with availability of opportunities for ensuring normal, and for recoince of affected functions of the human organism;

sanitary and epidemic situation – state of iconment of vital activity and determined by it state of public health within a certain area and at the fixed time;

sanitary and epidemiological standard (leyrigic standard, epidemiological index, antiepidemic standard) – experimentallyoginded maximum or minimum quantitative and (or) qualitative possible index charactering environment factor of vitalactivity in accordance with medical criteria (parametersi)sostafety for human health and health of future generations, as well as state of publicalth in accordance with the criteria of morbidity, spreading of diseases, physical evolution, immunity, etc.;

state sanitary norms and regulations, sanitepig/emiological and sanitary-anti-epidemic regulations and norms, sanitary-epidemiotalgiregulations and norms, anti-epidemic regulations and norms, hygienic and anti-epidemorms and regulations, state sanitary and epidemiological standards, sanitary regulations (hereinafter – sanitary regulations) – obligatory for execution normative and legents of the centralody of executive power on health issues, establishing medical requirements as to safety of environment of vital activity and its separate factors non-obsected which may be hazardous for the human health and life and for those of future gentions and represent threat of emerging and spreading contagious and mass-scale non-contagious diseases among the population;

requirements for safety of human health **äfed** – criteria, indexes, maximal admissible limits, sanitary and epidemiological standardses, norms, regulations, etc. developed on the basis of medical science (medical requires relating to safety of human health and life), provided their drafting, groundingont rol and supervision is the exclusive medical competence;

dangerous factor – any chemical, physicalbiological agent, substance, material or product, which affects, or under certain conditions, may negatively affect human health;

sanitary and anti-epidemic (preventive) meres (hereinafter – sanitary measures) – complex of organizational, administrative) gineering and technical, medical, normative, ecological, veterinary and other measures rected at liquidating or minimizing deleterious effect of environment factors of vital activition a human being, prevention of

emerging and spreading of infectious edises and mass non-infectious diseases, including poisoning, and their liquidation;

state sanitary and epidemiological expertiserofessional activity of bodies, institutions and establishments of State Sanitary and emiological Service, based on complex examination of objects of expertise in order to identify possible available dangerous factors therein, determination of conformity f the object of xepertise with the requirements of sanitary legislation and cause of absence of reliae sanitary norms determination of medical requirements ashte safety of above object for human health and life;

conclusion of the state sanitary and epideongincal expertise – document of a definite form, evidencing conformity (unconformity) dhe state sanitary and epidemiological expertise object with the medical safety requirents to human health and life, which is approved by a relative chief state sanitary doctor and mandatory for execution by the owner of object of expertise;

object of state sanitary and epidemiologiesapertise – any type of activity, technology, products and raw materials, constructing projects, draft normative document, implementation (functioning, use) thereof mayeria deleterious effect on human health, as well as operating objects or current normative documents of the construction of the construc

Article 3. Financial Support of Sanitary and Epidemic Safety of the Population

Sanitary and anti-epidemic measures, as well rag rams to ensure sanitary and epidemic safety, other programs aimed at preventing diseases among the population shall be financed from the State and Local Budgets of enterprises, institutions and organizations, as well as from non-budget sources.

Part 2 of Article 3 is void.

(Pursuant to the Law of Ukraine N 783-XIV of June 30, 1999)

CHAPTER II. RIGHTS AND OBLIGATIONS OF CITIZENS, ENTERPRISES, INSTITUTIONS AND ORGANIZATIONS REGARDING ENSURING SANITARY AND EPIDEMIC SAFETY

Article 4. Rights of Citizens

Citizens shall have the following rights to:

foodstuffs, drinking water, work coitions, education, up-bringing, household surroundings, recreation, and the environment that are safe for their life and health;

participate in the development, discussioned public examination of draft programs and plans for ensuring sanitary and epidemites and the population, and to submit proposals concerning these issues to relative bodies;

compensation for damages to health causetheinresult of violations of the sanitary legislation by enterprises, institutions, organizations and citizens;

reliable and timely information on the statust the ir health, public health, as well as about existing and possible factors of hazard for health, and the degree of such factors.

Ukrainian legislation may also grant citizeother rights as to sanitary and epidemic safety.

Article 5. Obligations of Citizens

Citizens shall be obliged:

to take care of their health and healthaofd hygiene education for their children, and not to cause harm to health of other citizens;

to take part in the implementation of sanitary and anti-epidemic measures;

to undergo obligatory medical examinations datave inoculations made as specified by legislation;

to carry out instructions and orders offficials from the State Sanitary and

Owners of enterprises, institutions, orgatizes, and bodies authorized by them shall provide them with sanitary regulations needbeddrafting and implementation of sanitary and anti-epidemic (preventive) measures.

(Part two of Article 7 as amended by the Law of Ukraine N 3037-III of February 7, 2002)

Article 8. Protection of Rights of Citizens, Enterprises, Institutions and Organizations

Decisions and actions of officials repretisent bodies of executive power, bodies of local self-government, and citizens who have viet at the rights of enterprises, institutions, organizations or citizens regarding issues restructions sanitary and epidemic safety may be appealed according to the procedure set forth by law.

(Article 8 as amended according to the Law of Ukraine N 3037-III of February 7, 2001)

CHAPTER III STATE REGULATION AND REQUIREMENTS RELATING TO ENSURING SANITARY AND EPIDEMIC SAFETY OF THE POPULATION

(Title of Chapter III in the wording of the Law of Ukraine N 3037-III of February 7, 2002)

Article 9. Hygiene Regulation and State Registration of Dangerous Factors

Any dangerous factor of a physical, chean i and biological nature present in the environment of human vital activity shall be subject to hygiene regulation. Such regulation shall be aimed at restrictinge tintensity or duration of such factors by determining criteria of their permissible influence upon human health.

Hygiene regulation of dangerous factors **Isba** ensured by the central body of executive power on health issues according to provisions adopted by the Cabinet of Ministers of Ukraine. The list of institutions and organizations engaged in activities concerned with the hygiene regulation of dangerous facts thall be determined by the central body of executive power on health issues upon its eagrent with the central body of executive power for standardization, methodology and certification.

State registration envisages establishmentration tenance of a unified State Register of Dangerous Factors enlisting names of damagerchemical substances and biological factors, data on their properties, featuredidation methods, biological effects, the level of danger for human health, behavior in tenvironment, production, hygienic regulations of the application etc. A dangerous factoray only be registered if hygiene regulations thereon have been set forth.

Use in the national economy and in everyday of any dangerous factor of a chemical and biological nature shall be allowed only a certificate confirming its state registration is available.

State registrations of dangerous factors lister carried out according to the procedure

documentation for machines, technology, equipment, tools etc. being developed;

functioning objects, including those of military and defense designation.

Article 12. Performance of State Sanitary and Epidemiological Expertise

State sanitary and epidemiological expersions shall be performed by institutions and establishments of the State Sanitary arrandemiological Service and, in especially difficult cases - by commissions established by a Chief State Sanitary Doctor.

(Part one of Article 12 as amended by the Law of Ukraine N 3037-III of February 7, 2002)

Subject to their consent, experts from scientific, planning and design, and other institutions and organizations, regardless their subordination, public representatives, experts of international organizations may involved in the performance of state sanitary and epidemiological expertise.

Decisions regarding needs for and a periodiof performance of state sanitary and epidemiological expertise of functioning **eb** is shall be made by respective officials from the State Sanitary and Epidemiological Service.

The Chief State Sanitary Doctor of Ukrainshall determine the list of institutions, organizations, laboratories, which may be involved in the performance of state sanitary and epidemiological expertise.

A respective Chief State Sanitary Doctor shape prove a conclusion as to the results of a state sanitary and epidemiological expertise.

The procedure for performance of state saynitand epidemiological expertise shall be governed by Ukrainian legislation.

Article 13. Requirements as to Licensing of ypes of Activity Related to a Potential Danger for Human Health

Activities related to a potential danger for harmhealth must be licensed in accordance with the procedure established by legislation.

Such activities shall include production, **pessing** and sale of foodstuffs and food additives, medicines, medical immune-**bigical** preparations, items of hygiene and sanitary, cosmetics and perfumes, aldion beverages, tobacco products, household chemicals, utilities and medical services provided to the population, training and education of children and teenagers, as avelany work involving biological agents and chemical substances, sources of ionizing non-ionizing radiation, and radioactive materials.

If activities potentially dangerous for humaealth are licensed, the requirements of the State Sanitary and Epidemiological Service as to ensuring sanitary and epidemic safety of the population must be taken into account.

A failure to comply with the requirements tasensuring sanitary and epidemic safety of the population as prescribed at the times stuance of a license shall entail revocation of the license.

Article 14. Requirements as to Safety for Hadth and Life of the Population in State Standards and other Regulatory Technical Documents

Requirements as to the safety for humanalth and life in state standards and other regulatory technical documents that applyptoducts, raw materials, technologies and other objects of the environment of human vital activity, shall be binding.

Draft state standards and other regulatory thical documents that apply to any new (modernized) product shall be subject to obting state sanitary and epidemiological expertise.

Products shall be subject to mandatory cettfon, if there are any requirements in state standards or other regulatory technical documents their safety for human health and life.

Bodies, institutions and establishments of **S**tate Sanitary and Epidemiological Service shall supervise compliance with sanitary gutations of standards or other regulatory technical documents, as well as conformity of products to the requirements as to safety for human health and life.

(Part four of Article 14 as amended by the Law of Ukraine N 3037-III of February 7, 2002)

The Chief State Sanitary Doctor of Ukrainælssuspend state standards being in force if such standards do not contain needed obligatequirements as to safety for human health and life or the above requirements failcomply with sanitary regulation; such standards are subject to cancellation in accordance with the procedure specified by law.

(Part five is added to Article 14 according to the Law of Ukraine N 3037-III of February 7, 2002; thus, parts five and six shall be considered parts six and seven correspondingly)

The Chief State Sanitary Doctor of Ukraine Islapprove methods of control and tests of products in terms of their safety for humber alth and life, regulations (rules) governing the use of hazardous products.

The list of institutions, organizations and esistimments authorized to carry out tests of products in terms of their correspondence to the requirements of safety for human health and life shall be specified by the centbaddy of executive power for standardization, metrology and certification, and must bereard upon with the Chief State Sanitary Doctor of Ukraine.

Article 15. Requirements as to Design, Cottrsuction, Development, Production and Use of New Means of Production and Technologies

Enterprises, institutions, organizations antitizens shall be required to comply with the requirements of the sanitary legislation the course of development and use of new

technologies, design, location, construction construction and technical modernization of enterprises, production facilities and strutes of any use, planning and development of populated localities, resorts, design and construction of sewage, purification, hydroengineering facilities, and other objects.

Planning and development of populated localities prts must, first of all, envisage the creation of better living conditions for the pulation, and protection and improvement of citizens' health.

Allocation of land plots for construction **puo**ses, approval of design norms, project and normative/technical documentation for the construction, reconstruction, introduction into exploitation of new and reconstructed if the s of production, social, cultural and other designation, the development, manufacturing use of new machines, mechanisms, equipment, other production facilities, and w technologies shall be carried out upon agreement with the State Sanitary and Epidemiological Service.

Article 16. Conditions for Brining in from Abroad Products, their Sale and Use

Enterprises, institutions, organizations dacitizens may bring in from abroad raw materials, products (goods, equipment, technological lines, etc.) and sell or use them in

sale shall be permitted by the Chief Statenitary Doctor on the grounds of a positive conclusion of the state sanitary and epidemiological expertise.

Article 18. Requirements as to Businessnal Drinking Water Supplies and Places of Water Use

Bodies of executive power, bodies local self-governments shall ensure that inhabitants of cities and other populated localities are poleval with drinking water of quality and in quantities complying with the requirements soft intary regulations and state standards. Industrial control of quality of drinking water the course of the intake and processing thereof, and at distribution networks shall be carried out by water supplying enterprises.

Water in open reservoirs used for busis/drinking purposes, swimming, water sports, recreation, and for purposes of medical treatmeentyell as water in servoirs within the limits of populated localities must comply with the requirements of sanitary regulations.

Enterprises, institutions, organizations not situations not situations in the seas of the

Sanitary protection zones with specialnisary regimes shall be established for business/drinking water supply systems aneirthsources. Procedures of establishment and regimes of such zones shall be determined by Ukrainian legislation.

Article 19. Hygienic Requirements as to Atmospheric Air in Populated Localities, Air at Production and Other Facilities

Atmospheric air in populated localities, on territories of enterprises, institutions, organizations and other entities, air at providencand other facilities, wherein people stay for extended or brief periods of time, shadomply with the requirements of sanitary regulations.

In the course of their activities, enterprisizes, titutions, organizations and citizens shall take measures necessary to prevent **eliminate** causes of atmospheric pollution, physical impacts on the atmosphere in populate **ed** lities, recreation zones, as well as pollution of air at residential premise and production facilities, educational, medical/prophylactic and other establishmeated other places, wherein people stay for extended or brief periods of time.

Article 20. Education and Training Conditions

Bodies of executive power, best of local self-government, enterprises, institutions, organizations, owners and administrations educational and training establishments, and citizens, who organize or carry out educationed training activities, shall be required to ensure for these purposes the proper conditions meet the requirements of sanitary regulations, and to take measures necessary exerve and improve the health of, and to provide hygienic education to, respective up s of population, and ensure their basic training in hygienic fundamentals.

Training and educational regimes, curricular workloads for children and teenagers shall be compulsorily agreed upon relative bodies and institutions of the State Sanitary and Epidemiological Service.

Article 21. Education and Training of Citizens in Hygiene

Training of people in hygiene shall be onether most important objectives of educational and training institutions. A study course in hygieshall be a prerequisite part of general and professional education and training curricula and personnel training courses.

Knowledge of hygiene shall be obligatory **bitication** requirements for employees who are subject to mandatory health examinations well as for those individuals who are exposed to hazards of dangerous factorts enspheres of production, services, and other spheres.

Health protection bodies and institutions, mediapatecialists, as well as specialists in the area of education and culture shall propatigenic skills and healthy lifestyles among the population.

Bodies of executive power, bodies local self-government, enterprises, institutions and organizations shall be required to participate create conditions favorable to education and training of citizens in hygiene, and propagation of healthy lifestyles.

Article 22. Requirements as to Residential and Business Premises, Territories, Means of Production and Technologies

Bodies of executive power, boest of local self-government, enterprises, institutions, organizations and citizens shall maintain desitial, business and other premises which are granted for use to, or owned by, the modern pliance with the requirements of sanitary regulations.

In the course of using production, householdother premises, structures, machinery, equipment, transport vehicles, technologies; intowners shall ensure safe and healthy conditions of work and recreation in colimpce with the requirements of sanitary regulations, and shall take measures aim tech reventing illnesses, poisonings, injuries, and pollution of the environment.

Bodies of executive power, beest of local self-government, enterprises, institutions, organizations and citizens shall maintain laphots and territories which are granted for use to, or owned by, them pursuant to the requirements of sanitary regulations.

Article 23. Ensuring of Radiation Safety

Enterprises, institutions, organizations that durce, store, transport, or use radioactive substances and sources of ionizing radiatibury, dispose or utilize such radioactive substances and sources of ionizing radiation shall follow radiation safety norms, applicable sanitary rules, as well as retionas specified in other legislative acts which contain the radiation safety requirements.

Activities involving radioactive substances and other sources of ionizing radiation shall be carried out only subject to the permossible state Sanitary and Epidemiological Service and other specifically authorized bodies.

Cases involving violations of radiation fetay norms and sanitary rules governing activities involving radioactive substances and der sources of ionizing radiation, as well as radiation accidents shall be subject to addigy investigations with participation of officials responsible for carrying out sanitary and epidemiological supervision.

Article 24. Protection of Population Agains Deleterious Effect of Non-Ionizing Radiation and other Physical Factors

Bodies of executive power, best of local self-government, enterprises, institutions, organizations and citizens shall take measurimed at protecting the population against deleterious effect of non-ionizing radiation, see i vibrations and other physical factors.

Use of sources that generate the said of in production, at households, and for any other purpose shall be permitted only subject their compliance with sanitary regulations.

Article 25. Use and Neutralization of Chemial Substances and Materials, Biological Substances

Bodies of executive power, bodies of locatelif-government, enterprises, institutions organizations, and citizens shall observe sanitagy lations in the event of application of chemical substances and materials, as well as biotechnological products.

Production, storage, transportation, use, bundlasposal and utilization of poisonous substances, including biotechnological producted other biological agents, shall be carried out subject to their compliance with mitary regulations and permission issued by the State Sanitary and Epidemiological Steery and permission by other specifically authorized bodies of executive power, in ardeonce with procedures established by the Cabinet of Ministers of Ukraine.

(Part two of Article 25 in wording of the Law of Ukraine N 1288-XIV of December 14, 1999)

The specified requirements shall also applyramsit transportation through the territory of Ukraine of chemical, biological, radioaceivand other dangerous for health types of raw materials, mineral resources, substances and materials (including oil and oil products, natural gas) by and through any kind of transport or pipelines.

Article 26. Mandatory Medical Examinations

Mandatory medical examinations shall be organized and carried out in accordance with the procedures specified by law.

Employees of enterprises of the food industrublic catering and trade, water supplying stations, medical/prophylactic, pre-school, educational and training establishments, communal service [utilities] providers, other enterprises, institutions and organizations, whose business or other activities are connewided services to the population and may cause a spread of infectious diseasesd fpoisoning, as well as employees performing difficult work or work with hazardous or dgerous working conditions shall be required to undergo mandatory preliminary (prioto employment) and regular medical

examinations. All individuals under age 20 years shall undergo medical examinations every year.

Urgent medical examinations of persons, specified art 1 of this Article, may be carried out on demand of the Chief State Sanitarycton, as well as at the request of an employee if such employee argues that the destet ion of his health is related to working conditions.

Owners of enterprises, institutions, organizati, or bodies authorized by them, shall be responsible, in accordance with current stagion, for organizing and timely performing mandatory medical examinations of their employees, and for allowing employees to work without the necessary medical conclusion.

Employees who have failed, without serioussuse, to undergo a full mandatory medical examination within the specified period of timeshall be suspended from work and may be

In the event of refusal from hospitalizenti, individuals, who are sick with extremely dangerous infectious diseases, shall be established procedures, who are carriers of pathogens of infectious infectious eases, and persons, who have been in contact with them, shall be subject to modatory medical supervision and quarantine according to the established procedure.

The list of extremely dangerous and dangeriotesctious diseases, the conditions, under which persons will be recognized to be sick with infectious disease or to be carriers of pathogens of infectious diseases, and expridemic and quarantine rules shall be established according to the procedure determined by legislation.

(Part three of Article 28 as amended by the Law of Ukraine N 3037-III of February 7, 2002)

Article 29. Sanitary Protection of the Territory of Ukraine from Bringing in of Infectious Diseases

Entry into the territory of Ukraine of forgen nationals and Ukrainian citizens, as well as transportation vehicles from countries (libites), wherein extremely dangerous diseases are registered, shall be permitted only subject theoavailability of documents specified in international agreements and the sanitary legislation of Ukraine.

Special sanitary-quarantine units shall **brg**anized and operate at border checkpoints according the procedures specified by the **Det**bof Ministers of Ukraine in order to prevent bringing into Ukraine of infectious seases that are extremely dangerous (including quarantine) and dangerous for people.

Article 30. Prevention of Extremely Dangerous, Dangerous Infectious Diseases, Mass Non-Infectious Diseases (Poisoning) and Radiation Affection

The State Emergency Anti-Epidemic Committee be created within the Cabinet of Ministers of Ukraine in order to contronal coordinate activities of bodies of executive power, enterprises, institutions, organizations citizens as to prevention and liquidation of extremely dangerous, dangerous infects diseases, mass non-infectious diseases (poisonings) and radiation affections of people.

Vice Prime Minister of Ukraine in accordanoith his authorities shall head the State Emergency Anti-Epidemic Committee within the Cabinet of Ministers of Ukraine.

The staff of the State Emergency Anti-Epidemic Committee affiliated to the Cabinet of Ministers of Ukraine shall be approved according to the procedure set forth by the Cabinet of Ministers of Ukraine.

The Chief State Sanitary Doctor of Ukreinand his deputies are staff members of the State Emergency Anti-Epidemic Committee unthe Cabinet of Ministers of Ukraine according to the occupied positions of the theputy chairman and committee members correspondingly.

State emergency anti-epidemic committereavy be created also in the Autonomous Republic of Crimea, oblasts, cities/towns and districts.

Provisions on the State Emergency Anti-Epide Dommittee affiliated to the Cabinet of Ministers of Ukraine and standard provisions on state emergency anti-epidemic committees under the Council of Ministerots the Autonomous Republic of Crimea, oblast, Kyiv and Sevastopol municipal, stdict administrations are approved by the Cabinet of Ministers of Ukraine.

In the case of outburst, threat of outburst poread of extremely dangerous and dangerous infectious diseases, mass non-infectious diseases poisoning), and radiation affection of the population, bodies of executive power, **bes**dof local self-government, based on applications filed by respective Chief Staten Bary Doctors, may introduce, within their authorities and in respective territories oreads, special conditions and regimes of work, training, movement and transportation aime pratventing and eliminating such diseases and affection, in accordance with the procedures provided by law.

Bodies of executive power, bodies local self-government, enterprises, institutions and organizations shall ensure the timely conduct of mass prophylactic vaccinations, disinfection, disinsectation, deratization, aother needed sanitary and anti-epidemic measures.

In case of a threat of outburst or spreadextfremely dangerous and dangerous infectious diseases, mass non-infectious diseasess(pioig), and radiation affection of the

sanitary and epidemiological supervision, sheelconsidered to be officials of the State Sanitary and Epidemiological Service of Ukraine.

Central body of executive power on ensuringnitaty and epidemic safety of the population shall be the central body of executive power on health issues.

Functions of the corresponding administrative-territorial, transport and object bodies of state sanitary and epidemic supervision sbellentrusted to institutions, establishments of the State Sanitary and Epidemiologi Stervice of the central body of executive power on health issues.

Functions of the bodies of state sanitary d epidemiological supervision of the subordinated thereto territories, objects, branches and units shall be delegated to institutions, establishments and units of the State Sanitary and Epidemiological Service of other state bodies, specified in part one of this Article.

Institutions and establishments of the Statenitary and Epidemiological Service of the central body of executive power on heals uses are legal entities. The Chief State Sanitary Doctor of Ukraine shall establisheir network, organizational structure. The network and organizational structure of institutes, establishments, branches and units of the State Sanitary and Epidemiological Service of other state bodies, determined in part one of this Article shall be established by each state sanitary doctors of relative state bodies upon approval of the Chief State Sanitary Doctor of Ukraine.

Institutions and establishments of the Statenitary and Epidemiological Service of the central body of executive power on health issufted be created and liquidated pursuant to the decision of its head according to precedure determined by legislation at the request of the Chief State Sanitary DoctorUkraine, and institutions, establishments, branches and units of state sanitary-epideogical service of other state bodies – by their heads upon to approval of the Chief State Sanitary Doctor of Ukraine.

Institutions and establishments of the Statenitary and Epidemiological Service carry out their activity on the grounds of the Provision the state sanitary and epidemiological supervision in Ukraine and the Provision on the State Sanitary and Epidemiological Service of Ukraine, approved by the Cabiroof Ministers of Ukraine, as well as provisions on the State Sanitary and Epideorgical Service of other state bodies, determined in part one of this Articlepproved by the head of the corresponding state body upon approval of the Chef State Sanitary Doctor of Ukraine.

> (Article 31 as amended according to the Law of Ukraine N 2171-III of December 21, 2000; in wording of the Law of Ukraine N 3037-III of February 7, 2002)

Article 32. Administration of the State Sanitary and Epidemiological Service of Ukraine

The Chief State Sanitary Doctor of Ukrainveho is the first deputyhead of the central body of executive power on health issueschall head the State Sanitary and Epidemiological Service of Ukraine. The Cadeti of Ministers of Ukraine shall appoint and dismiss the Chief State Sanitary Doctor of Ukraine

The Chief State Sanitary Doctor of takine on issues of state sanitary and epidemiological supervision is subordinateliatectly to the Cabinet of Ministers of Ukraine.

The Chief State Sanitary Doctor of Ukreinhas a first deputy and other deputies. The Cabinet of Ministers of Ukraine appoints adid misses the first deputy and other deputies of the Chief State Sanitary Doctor of takine pursuant to the submission filed by the above mentioned and upon approval of the host able central body of executive power on health issues.

The Chief State Sanitary Doctor of Ukrainwethin the limits of his competence issues directives on activity issues of the statenitary –epidemiological service of Ukraine, being mandatory for execution by any legentity and natural person, as well as resolutions, orders, conclusions, instructions eth adherence to requirements of sanitary legislation, conduction of sanitary measuries proposals with central and local bodies of executive power and bodies of local sective rement, other state bodies as to ensuring sanitary and epidemiological safety of the population in Ukraine.

The Chief State Sanitary Doctor of Ukra represents the State Sanitary and Epidemiological Service in central and local bodies of executive power, bodies of local self-government, other sate bodies, including court and commercial court.

Board of the State Sanitary and EpidemiodadgiService of Ukraine shall be created to consider and solve prime issues in provigilisanitary and epidemic safety of the population and activity of the State Sanitary darpidemiological Service of Ukraine. The

The Chief State Sanitary Doctor of Ukreinshall appoint to the post and dismiss the deputy chief state sanitary doctors of the corresponding type of transport in the Autonomous Republic Crimea, oblasts and cities of Kyiv and Sevastopol.

State Sanitary and Epidemiological Service istritutes, cities/towns, city districts shall be administered by the chief state sanitary tdoof the corresponding administrative area, appointed to the position and dismissed by the chief State Sanitary Doctor of the Autonomous Republic of Crimea, objasities of Kyiv and Sevastopol upon the approval of the Chief State Sanitary Doctor of Ukraine.

Organization of the State Sanitary and Epideorgical Service at water, railway and air transports shall be fulfilled in accordance thw the principle of linearity. The State Sanitary and Epidemiological Service atelidepartments and transport objects shall be administered by chief state sanitary doctor provide to the position and dismissed by directive of the chief state sanitary doctor the corresponding type of transport upon the consent of the Chief State Sanitary Doctor of Ukraine.

State Sanitary and Epidemiological Service lajects with a special work schedule shall be administered by chief state sanitary doctof these objects, appointed to the post and dismissed by the directive of the Chief State State State Doctor of Ukraine. The Cabinet of Ministers of Ukraine shall specify the list objects with a special schedule of work.

The Chief State Sanitary Doctors of thetenomous Republic of Crimea, oblasts, cities of Kyiv and Sevastopol, districts, cities/tosyncity districts, on water, railway, air transport, line departments and transporte **cits**, on objects with special work schedules shall run the respective institions of sanitary-epidemiological service of the central body of executive power on health issues.

Heads of other institutions and establishmentithe State Sanitary and Epidemiological Service of the central body of executive poweer health issues are appointed to and dismissed from their positions by the Chief State Sanitary Doctor of Ukraine.

State Sanitary and Epidemiological Service the central bodies of executive power on defense issues, interior issues, on issues of the state border of Ukraine, on issues of penalty execution, State Curing and Rehabilitation Administration, State Security Service of Ukraine shall be administed by the chief state sanitary doctors of the corresponding state body, appointed to the positive holds by the head of this state body upon the consent of the Chief State Sanitary Doctor of Ukraine.

Chief state sanitary doctors of the centradies of executive power on defense issues, interior issues, issues of protection of tsteate border of Ukraine, on issues of penalty executions, State Curing and Rehabilitationm And stration, State Security Service of Ukraine in general issues shall be submated immediately to the head of the corresponding state body and in issues of stantitary and epidemiological supervision – to the Chief State Sanitary Doctor of Ukraine.

Chief state sanitary doctors of the specified to bodies shall appoint and dismiss chief state sanitary doctors within the areas, subjector their authority, as well as subordinated to them unions, branches and units.

Chief state sanitary doctors of the determined state bodies, chief state sanitary doctors within areas, unions, branches and units **many** establishments and units according to the provisions on State Sanitary and Epidemiological Service of the above state bodies.

Officials of the State Sanitary and Epirdiological Service of the central body of executive power on health issues carry thut authorities within the corresponding administrative areas and objects and officials the State Sanitary and Epidemiological Service of other state bodies – within the territies, subjected to their authority, as well as within subordinated to them objects and units compliance with this Law, Provision on the state sanitary and epidemiological supervision and other legislative acts.

(Article 32 as amended by the Law of Ukraine N 2171-III of December 21, 2000; in wording of the Law of Ukraine N 3037-III of February 7, 2002)

Article 33. Main Activity Directions of the State Sanitary and Epidemiological Service

Main activity objectives of the State Sanitary and Epidemiological Service of Ukraine shall include:

carrying out of state sanitary and epidemiological supervision;

determination of priority measures aimed at disease preventing and protecting the population from deleterious effect of factors of the environment;

examination, evaluation and forecast of publicalth indicators, depending on conditions of the environment of human vital activity didentification of environment factors that have a deleterious effect on public health;

preparation of proposals on ensuring sanitarry epidemic safety of the population, and prevention of the bringing in and spread of extremely dangerous (including quarantine) and dangerous infectious diseases;

control over elimination of causes and conditions provoking emergence and spreading of infectious and mass non-infectious diseasesisonings and radiological affection of people;

maintenance of state records of infectious and occupational diseases, and poisonings;

issuance of conclusions of the state saynitaand epidemiological expertise regarding waste treatment objects;

prescription of sanitary and hygienic requirements for products made from waste, and issuance hygienic certificates thereon.

methodological support and execution of contrabile determining the level of waste danger.

Article 34. Cooperation of the State Sanitaryand Epidemiological Service with other Organizations

Cooperation and delineation of spheres of activity, authorities and liability between bodies, institutions and establishments of **She**te Sanitary and Epidemiological Service, and other specially authorized bodies condugcts tate supervision and control shall be carried out according to legislative and normative acts determining their competence.

Bodies, institutions and establishments of **S** tate Sanitary and Epidemiological Service shall cooperate with state bodies and publiganizations, whose activity is aimed at preventing diseases, protecting human healthd environment, protecting rights of citizens to safe conditions for their vital activity.

Article 35. Financial Support and Property of the State Sanitary and Epidemiological Service

Bodies, institutions and establishments of State Sanitary and Epidemiological Service of the central body of executive power on headshale shall be financed by the State Budget funds, including allocations from the size fund, as well as from other sources determined by law.

Institutions, establishments, branches and **unfits** State Sanitary and Epidemiological Service of the central body of executive power defense issues, on interior issues, on issues of protection of the state border, issues of penalty execution, State Curing and Rehabilitation Administration, State Securityr See of Ukraine shall be financed with funds for health protection allocated to take over state bodies from the State Budget of Ukraine.

Contributions to the Special Stateud By et Fund are deducted by institutions and establishments of state sanitary-epideorogical service of the central body of executive power on health issues for carried out weardend rendered services in the sphere of ensuring sanitary and epidemic safety, poderodi they are not related to provision of medical care to the population:

preparation and issuance of permits, **bosions**, hygienic certificates envisaged by articles 12, 16, 17, 23, 25 of this Law;

conduction of laboratory researches, measurtes measures of factors of the human vital activity environment;

studies, researches, analysis of draft normeadivcuments, project, technical, instructive - methodological documentation on compliance with requirements of sanitary legislation;

grounding medical requirements relating to safetyhuman health and life, development of hygienic standards and sanitary regulations;

participation in accreditation of institutions, ganizations and establishments to have the right to test products as to its safety for human health and life;

attestation of workplaces;

training of professional groups of employees in hygiene;

consultations on inquiries of legal entities and natural persons;

works in prophylactic desinfection, desinsection, deratization;

other works and services according to the distermined by the Cabinet of Ministers of Ukraine.

The above services are paid according tofsaaind price-lists approved by the Cabinet of Ministers of Ukraine.

Premises, buildings, constructions, equipmentations port means and other property, used by bodies and institutions of State Sanitand Epidemiological Service performing state sanitary and epidemiological supervision, are state property and shall be transferred to the specified institutions and establishments, according to the procedure, established by law. Land plots, where buildings and construction is institutions and establishments of the State Sanitary and Epidemiological Service Utifraine are situated, shall be given to them, according to the procedure, established by law.

> (Article 35 as amended by Laws of Ukraine N 783-XIV of June 30, 1999, N 2171-III of December 21, 2000; in wording of the Law of Ukraine N 3037-III of February 7, 2002)

Article 36. Cadre and Scientific Support of the State Sanitary and Epidemiological Service

Doctors and junior medical specialists for the sanitary and Epidemiological Service shall be trained at educational establishing endical profile with the corresponding accreditation degree. The central body of executive on health issues shall specify norms of supply of these specialists to the State Sanitary and Epidemiological Service.

(part one of Article 36 as amended by the Law of Ukraine N 3037- of February 7, 2002)

Hygiene and epidemiological research in **stitutos** shall research, evaluate, forecast and determine criteria of deleterious effect **en** vironmental factors on public health, carry out sanitary and epidemiological expertise, establish the hygienic regulation of dangerous factors, provide scientific justification for **situary** and anti-epidemic measures, as well as perform fundamental and applied researching field of prophylaxis of diseases of the population.

Article 37. Informational Support of the State Sanitary and Epidemiological Service

Information support of the State Sanitany and Epidemiological Service shall be provided to study, evaluate, forecast sanitary and epidemitimation; to develop measures aimed at the prevention, removal or reduction of deliveres effect of environmental factors on public health; and to inform bodies of extere power, public organizations and citizens on these issues.

Information support of the State Sanitary arrow demiological Service shall be carried out through a system of state, sector arrow derational reporting. The nature, volumes, procedures and terms of submitting such information to bodies, institutions and establishments of the State Sanitary and Epidemiological Service shall be established upon petition of the Chief State Sanitar Doctor of Ukraine under the procedure established by legislation.

Bodies of executive power, boosti of local self-government, enterprises, institutions, organizations and citizens shall be obligated provide such information to bodies, institutions and establishments of the State itary and Epidemiological Service on free-of-charge basis.

Article 38. Measures of Legal and Social Retection, Material and Social Support of Employees of the State Sanitary and Epidemiological Service

Chief State Sanitary Doctors, their deputies better officials of the State Sanitary and Epidemiological Service shall be under protect of law. Intervening into activities of officials, who conduct state sanitary and intervention interferes with such officials' provided by legislation.

Infliction of bodily injuries to, offenses of,nal threats to officials of the State Sanitary and Epidemiological Service or their closedatives, destruction of their property, and other violent actions in connection witheth fulfillment of official duties shall be prosecuted pursuant to law.

Life and health of employees of the Statenissary and Epidemiological Service shall be subject to obligatory state insurance against disability or occupational diseases sustained at the time of fulfilling their duties. The Carteit of Ministers of Ukraine shall establish procedures and conditions of insurance carge. In the event of such disability or occupational disease, an employee of the Statenitary and Epidemiological Service shall be paid a lump sum in the amount of Bisyear up to 5-year salary, depending on the extent of lost ability to work.

Salaries of officials of the State Sanitary d Epidemiological Service shall consist of basic salary rate amounts, bonuses for qualifion categories and long service, and shall ensure sufficient material conditions for the dependent fulfillment of their official duties and attraction of skilled personnel. The Cabio Ministers of Ukraine shall establish amounts of salary rates and bonuses for qualification categories and long service.

Chief State Sanitary Doctors, their deputies bother officials of the State Sanitary and Epidemiological Service shall have a priority to obtain apartments and have home telephones installedw [(and Epidem)8.8(iological Ser3- along se4ro4egor65 TT* 0 Tc c(rTT* 0 Infvolv* 0i.09 specprocedurshall be careas such

(part 6 of Article 38 in wording of the Law N 331/97-VR of June 11, 1997)

Officials of the State Sanitary and Epide**hoigi**cal Service at the water, railway, air transport, and at objects with a special region peration shall also enjoy all kinds of legal and social protection, material and social support granted to employees of the respective transport systems and objects.

Peculiarities of legal and social protection,tenial and social support for servicemen and employees, who work under contracts with the State Sanitary and Epidemiological Services of the central body of executive power on defense issues, on interior issues, on issues of protection of the State Bordeentral body of executive power on issues of penalty execution, State Curing and Relitation Administration and the Security Service of Ukraine, shall be regulated by applicable legislative acts.

(Part 8 of Article 38 as amended according to the Law of Ukraine N 2171-III of December 21, 2000, N 3037-III of February 7, 2002))

CHAPTER V STATE SANITARY AND EPIDEMIOLOGICAL SUPERVISION

Article 39. Definition and the Main Tasksof State Sanitary and Epidemiological Supervision

State sanitary and epidemiological supeovisis hall mean activities of bodies, institutions and establishments of the State Sanitarry Epidemiological Service concerned with the control over compliance with the sanitary legislation by legal entities and natural persons with an aim of preventing, finding, decreases or removing deleterious effect of dangerous factors on human health, and idensive concerned with the application of measures of a legal nature with regard to violators.

The main tasks of these activities shall be as follows:

supervision over the organization and implementation of sanitary and anti-epidemic measures by bodies of executive power, bo**di**esocal self-government, enterprises, institutions, organizations and citizens;

supervision over the implementation of stateiques dealing with prevention of diseases of the population; participation in the decord ment of, and controdver the fulfillment of programs related to prevention of deleterieffsect of environmental factors on public health;

supervision over observance of sanitary legislation;

performance of state sanitary and epideongincal expertise, hygienic regulation of dangerous factors and issuance of licenses for their use.

State sanitary and epidemiological supervision shall be conducted according to the Provision on State Sanitary and Epidemiolog Bapervision in Ukraine through selective inspections verifying the observance of the sanitary legislation pursuant to plans of bodies, institutions and establishments of Strate Sanitary and Epidemiological Service,

as well as out-of-plan inspections depending the sanitary, epidemic situation and under applications of citizens.

Results of inspections shall be finalizied a document which form and procedure of execution shall be specified by the Chief State Sanitary Doctor of Ukraine.

Article 40. Authorities of the Chief State Sanitary Doctor of Ukraine

The Chief State Sanitary Doctor of Ukraine shall:

a) approve state sanitary norms, regulati**gos** erning the use of dangerous factors, maximal permissible concentration levels, approximately safe levels of chemical and biological agents in foodstuffs, goods and articites water, air and soil and shall establish norms of radiological safety and allowed lesvef influence of other physical factors on human beings;

b) establish requirements as to the complex measures for sanitary protection of the Ukrainian state borders, control and conade activities of bodies f executive power, bodies local self-government on these issues;

c) submit draft legal acts on issues of ensusing itary and epidemiological safety of the population for approval as provided by legislation;

d) approve, together with the centbaddy of executive power on economy issues and central body of executive power on finance esseumethodologies for the determination of levels of hazard for public health that is generated by dangerous factors;

e) issue compulsory for consideration **dousions** concerning draft inter-state, national and sector programs on ensuring sanitaryd epidemic safety of the population, prevention of diseases, and shall control their implementation;

f) issue directives as to the organization and implementation of state sanitary and epidemiological supervision in Ukraine;

g) determine the procedure of maintenancestate records of infectious and occupational diseases, and poisonings;

h) confirm major directions of fundamentand applied research in the area of hygiene and epidemiology;

i) confirm draft norms governing designingtandards and technical specifications, distribution of productive forces, and otheojects that may have an impact on public health;

j) confirm educational curricula and workelds, regimes of education and training for children and teenagers in education and training establishments;

k) determine, jointly with the State Commett of Ukraine on Health and Safety [Labor Protection] Supervision, a list of activities threquire compulsory medical examinations, and procedures of their performance;

I) adopt a list of infectious diseases requiricompulsory hospitalization of patients, and

c) determination of factors that may have deterious effect on public health, the level of hazard generated by such factors for the health of people in the region, territory, object, separate occupational groups etc.;

d) control over the implementation of sanitary and anti-epidemic measures, implementation of programs on prevention of diseases, protection of public health;

e) confirmation of allocation of land plotsrfoonstruction and other kinds of land use, places of water intake and sewage discharge, location of industrial and other objects;

f) adoption of decisions on the necessity to carry out state sanitary and epidemiological expertise, appointment of members of commissions to conduct such examinations, and approval of conclusions;

g) confirmation of regional and local programs of social and economic development;

h) adoption of decisions as to compliance the objects and buildings that are the State Sanitary and Epidemiological Service introded into operation with the requirements of sanitary regulations;

i) confirmation of issuance and, in cases **sag**ed by legislation, issuance of permits for the conduct of activities specified in this Law;

j) unimpeded entry into territories antoduildings of all objects under supervision, upon presentation of an official document, and **assoce** of binding instructions with regard to the elimination of revealed violations **cs** anitary regulations, and carrying out of necessary laboratory tests;

k) receipt, on a free-of-charge basis, of **mate** and information, statistical and other data about the sanitary and epidemicustatof objects and human health from legal entities and natural persons, including fgreientities and persons, who stay or conduct business on the corresponding territory of Ukraine;

I) sampling, on a free-of-chardmasis, of raw materials, products and materials for state sanitary and epidemiological expertise purposes;

m) determination of the need for prophylactic vaccinations and other preventive measures in case of a threat of occurrence of epideminass poisonings or radiation affection;

n) investigation of causes and conditionsoutbreaks of occupational or group-specific infectious diseases, poisoning, and radiataccidents, and subsection of findings on these maters to the competent bodies in order to call the guilty to account;

o) application of measures specified by this w to stop violations of the sanitary legislation.

The same authorities shall be granted, within territories, objects, branches and units under their jurisdiction, to the Chief State SanitaDyoctors and their Deputies of the central body of executive power on defense issutes, central body of executive power on interior issues, the central body of executive power on penaleycecution, State border, the central body of executive power on penaleycecution, State Curing-Rehabilitating Administration, the Security Service of Ukraine.

(Part 2 of Article 41 as amended pursuant to Laws of Ukraine N 2171-III of December 21, 2000, N 3037-III of February 7, 2002)

Other officials of bodies, institutions and tadalishments of the State Sanitary and Epidemiological Service (hygiene doctors, epidemiological doctors, doctors' assistants) shall be granted the authorities as set forth in itearths"b", "c", "d", "j", "k", "l", "n" (in the part relating to investigations of ognp-specific infectious diseases, poisonings, radiation accidents) and "o" in Part 1 of this Article.

The Chief State Sanitary Doctor of an **maid** istrative territory shall coordinate the activities of all institutions, establishments and units of the State Sanitary and Epidemiological Service regardless of their subordination.

In the event that the sanitary or epidemication has deteriorated in places of location of objects of the central body of executive poweer defense issues, the central body of executive power on interior issues, the traenbody of executive power on issues of protection of state border, tread body of executive power on issues of penalty execution, State Curing-Rehabilitation Administration, Seitgu Service of Ukraine, as well as objects with a special regime of operationt, having State Sanitary and Epidemiological Service of the relevant administrative territoryses forth in items "c", "d", "j", "k", "I", "m", "n" in Part 1 of this Article shall apply the above said objects. The said officials of the State Sanitary and Epidemiological Seeving the administrative territories to stop violations of the sanitary legislation as set forth in items "a", "b", "c", "d", "f" of Article 42 of this Law.

(Part 5 of Article 41 as amended pursuant to Laws of Ukraine N 2171-III of December 21, 2000 N 3037-III of February 7, 2002)

Article 42. Measures to Stop Violations of the Sanitary Legislation

Chief State Sanitary Doctors (their deputies)all take the following measures to stop violations of the sanitary legislation:

a) limitation, temporal ban on or suspension activities of enterprises, institutions, organizations, objects of any designation **tred**ogical lines, machines and mechanisms, fulfillment of separate technological operations

d) limitation of, suspension or a ban on encies (dumping) of contaminating substances if sanitary norms are violated;

e) suspension or termination of investment activity in cases specified by legislation;

f) submission to owners of enterprisessitutions and organizations or to bodies authorized by them of petitions concerning **sloe** pension from work or other activity of persons specified in paragraph 6, Part 1 of Article 7 of this Law;

g) withdrawal from sale coist cation of foodstuffs, chemical and radioactive substances, biological materials that are harmful for health in accordance with the procedure specified by legislation.

Other officials of bodies, institutions and tads ishments of the State Sanitary and Epidemiological Service shall be granted the hacity to take measures to stop violations of sanitary norms as specified in clause (in the part relating to the limitation of or temporal ban on activities of enterprises stitutions, organizations, objects of any designation, technological lines, machines and mechanisms, fulfillment of separate technological operations, use of navigating versi, rolling-stock and aircraft in case when they do not meet the requirements of state itary norms), clauses "c", "d", "f" and "g" of this Article hereof.

At the request of officials of bodies, institutis and establishments of the State Sanitary and Epidemiological Service, measures to **sticutations** of sanitary legislation shall be implemented, if necessary, with engagement of interior officers.

Article 43. Appellation of Decisions and Ations of Officials who carry out State Sanitary and Epidemiological Supervision

Resolutions, orders, instructions, conclusion fs officials of the State Sanitary and Epidemiological Service may be appealed, within a month from the date thereof,

a) of the Chief State Sanitary Doctor of Ukma- in the Cabinet of Ministers of Ukraine, or in court;

b) of the Chief State Sanitary Doctorstbe central body of executive power on defense issues, the central body of executive power interior issues, the central body of executive power on the issues of state boptetection, the central body of executive power on issues of penalty execution, at 6 Curing-Rehabilitation Administration, Security Service of Ukraine – to the Chief State Sanitary Doctor of Ukraine, or in court;

(clause "b" of part 1 of Article 43 as amended by Laws of Ukraine N 2171-III of December 21, 2000, N 3037-III of February 7, 2002)

c) of other Chief State Sanitary Doctoesnd officials of the State Sanitary and Epidemiological Service – to a higher Chief State Sanitary Doctor, or in court.

Appellation of an adopted decision shall not suspend its validity.

Article 44. Liability of Officials of the State Sanitary and Epidemiological Service of Ukraine

(c) for production and sale of products whi**ab**, a result of violation of the requirements of standards and sanitary regulations **ab**angerous for human life and health, an enterprise, entrepreneur, institution or or**gat**ion shall pay a penalty in the amount of 100 per cent of the value of sold products;

(d) for the sale in the territory of Ukinae of imported products which do not meet the requirements of human life and health safetandards, sanitary regulations effective in Ukraine, an enterprise, entrepreneur, institutor organization shall pay a penalty in the amount of 100 per cent of the value of sold products;

(e) for avoidance to present products subjectototrol to officials of the State Sanitary and Epidemiological Service, an enterprisent repreneur, institution or organization shall pay a penalty in the amount of 25 per centthose value of products that have been produced from the time of avoidance.

The value of documents and products specified art 2 of this Article shall be calculated on the basis of their sale prices.

Article 47. Procedures for the Imposition and Collection of Penalties and Application of Financial Sanctions for Violations of the Sanitary Legislation

Resolutions imposing penalties and financiant control for violations of the sanitary legislation shall be applied on the basis motivates on the sanitary regulations violation completed according to the prescribed procedure, and shall be binding.

Such resolutions may be issued by:

1) the Chief State Sanitary Doctor of Ukrainhes deputies, Chief State Sanitary Doctors and their deputies of the Autonomous Reliputor Crimea, oblasts, cities of Kyiv, Sevastopol, Chief State Sanitary Doctors withhe water, railway, air transport systems, water reservoirs, railways, the central boody executive power on defense issues, the central body of executive powen interior issues, the central body of executive power on the issues of state border protection, **chea**tral body of executive power on issues of penalty execution, State Curing-Rehabilitianti Administration, Security Service of Ukraine and their deputies correspondingly – for the violations covered by Article 46 of this Law;

> (clause 1 of Part 2 of Article 47 as amended by Laws N 2171-III, of December 21, 2000, N 3037-III of February 7, 2002)

2) other Chief State Sanitary Doctors an **dirthd**eputies – for the violations covered by Part 1 of Article 46 and clauses "b", "c", "d", "e" in Part 2 of Article 46 of this Law;

3) other officials of the State Sanitary and pidemiological Service – for the violations covered by Part 1 of Article 46 of this Law.

Cases involving administrative violations speccifiin Part 1 of Article 46 of this Law shall be reviewed, and resolutions shade enforced, according to the procedures determined by the Code of Ukraine on Administrative Offenses.

One copy of a resolution on application of impancial sanction specified in Part 2 of Article 46 of this Law shall be submitted to the State Tax Inspection at the place of location of an enterprise, entrepreneur, institution, organization in order to control the implementation thereof.

If the violator does not implement the resoductivithin 15 days from the date of issuance thereof, the amount of the sanction shall be recovered through court proceedings.

(Part 5 of Article 47 as amended by the Law N 642/97-VR of November 18, 1997)

Payment of penalties and financial sanctiprosvided by Article 46 of this Law shall not release violators from the obligation to the cover losses of enterprises, institutions, organizations and citizens, which they have fered as a result of the violation of the sanitary legislation.

The amounts of penalties shall be deposited in accordance with the law.

(Part seven of Article 47 in wording of the Law of Ukraine N 3037-III of February 7, 2002)

Financial bodies on the basis of a decisionade by a body that has cancelled the penalty or sanction shall return amounts of penalties invancial sanctions that have been paid into the budget without sufficient ground.

Specifics of application of administrative anctions for violations of the sanitary legislation by officials of the State Sanitary d Epidemiological Services of the central body of executive power on defense issues, central body of executive power on interior issues, the central body of executive power on the issues of state border protection, the central body of executive power

Article 49. Criminal Liability for Violat ions of the Sanitary Legislation

Actions against public health committed as a **ltest** violations of the sanitary legislation shall entail criminal liability in accordance with law.

CHAPTER VII INTERNATIONAL RELATIONS OF UKRAI NE CONCERNING ENSURING OF SANITARY AND EPIDEMIC SAFETY

Article 50. Participation of Ukraine in International Cooperation

Ukraine shall participate in internationaborperation in order to ensure sanitary and epidemic safety, prevent diseases and protect public health.

Ukraine shall conclude agreements on the **beyns**ent and reinforcement of international cooperation in health protection, ensuring of sanitary and epidemic safety of the population, and shall participate in the activity of the World Health Organization.

Article 51. International Agreements

If an international agreement to which Ukraine is a party contains other rules than those specified by Ukrainian sanitary legislation, the rules of the international agreement shall apply.

President of Ukraine

L. Kravchuk

Kyiv February 24, 1994 N 4004-XII