

Law 4554/2018 (GG A' 130/18.7.2018) "Social security and pension provision - Addressing undeclared work – Reinforcing of protection of workers – Guardianship for unaccompanied minors and other provisions"

[...]

PART C

REGULATORY FRAMEWORK FOR THE GUARDIANSHIP OF UNACCOMPANIED MINORS

CHAPTER A GUARDIANSHIP OF UNACCOMPANIED MINORS

Article 13

Scope - Definitions

1. Under guardianship, according to the provisions of the present Part, are third-country nationals or stateless persons below the age of 18 years arriving on the Greek territory unaccompanied by an adult exercising parental responsibility over the minor or entrusted with the custody of the minor under the Greek law, or by an adult relative who effectively takes care of the minor and for as long as such duties have not been assigned to another person under the law.

2. For the purposes of the present Part, the following definitions shall apply:

(a) Competent authority for the protection of unaccompanied minors and separated minors is designated the Directorate-General for Social Solidarity of the Ministry of Labour, Social Security and Social Solidarity.

(b) 'Unaccompanied minor' means a minor who arrives on the Greek territory unaccompanied by an adult exercising parental responsibility over the minor or entrusted with the custody of the minor under the Greek law, or by an adult relative who effectively takes care of the minor and for as long as such duties have not been assigned to another person, under the law. This definition includes any minors who are no longer accompanied upon entering the Greek territory.

(c) 'Minor separated from his or her family' or 'separated minor' means a minor who arrives on the Greek territory unaccompanied by a person exercising parental responsibility or custody over the minor under Greek legislation or unaccompanied by any other person entrusted with parental responsibility over the minor under law, but who is accompanied by an adult relative who effectively takes care of the minor.

'Referral organization' means any public authority and service, private entity or international organization, which identifies minors as per cases (b) and (c), such as the Reception and Identification Service, the Asylum Service and the Hellenic Police.

3. The definition of unaccompanied minor within the meaning of the present provisions, shall mean the minor who becomes unaccompanied after entering Greece, as well as the minor who is separated from his / her family or the separated minor as in case c of paragraph 2.

Article 14

Institutions responsible for the guardianship of unaccompanied minors

The institutions responsible for the guardianship of unaccompanied minors shall be the Public Prosecutor for Minors, or, in the absence of such officer, the Public Prosecutor at the First Instance

Court having territorial jurisdiction, the guardian of an unaccompanied minor and the Supervisory Board for Guardianship of Unaccompanied Minors under Article 19.

Article 15

Public Prosecutor's responsibilities

With regard to unaccompanied minors, the court's responsibilities under Sections 1589 - 1654 of the Hellenic Civil Code shall be exercised by the Public Prosecutor for Minors having territorial jurisdiction and, in the absence thereof, by the Public Prosecutor at the First Instance Court having territorial jurisdiction. In any particular situation where a dispute arises between the guardian of unaccompanied minors and the Supervisory Board for Guardianship of Unaccompanied Minors, the matter shall be referred to the Public Prosecutor for Minors having territorial jurisdiction and, in the absence thereof, to the Public Prosecutor at the First Instance Court having territorial jurisdiction.

Article 16

Appointment of a guardian for unaccompanied minors

1. With regard to unaccompanied minors, the referral organisations shall inform directly and without delay, the competent public prosecutor, who shall act as temporary guardian, and the National Centre for Social Solidarity (NCSS). In his/her capacity as temporary guardian until a guardian is actually appointed, the public prosecutor shall see to the legal representation of the unaccompanied minor being readily assigned to a qualified natural person so that the latter may take all necessary steps, in particular those provided for in article 44, Law 4375/2016 (A' 51).

2. The guardian of the unaccompanied minor shall be appointed by the competent public prosecutor as soon as possible. If it is impossible to identify a qualified natural person to be appointed as a guardian, in accordance with the terms of Section 1592 CC, the duties of guardian to a minor shall be assigned to a professional guardian designated by the NCSS. The provisions of Section 1600 CC shall not apply to guardianship of unaccompanied minors.

3. At the same time, the competent public prosecutor shall assign the tasks of the supervisory board to the Supervisory Board for Guardianship of Unaccompanied Minors, regardless of whether a professional guardian or another person has been appointed as guardian for the unaccompanied minor pursuant to Section 1592 CC.

4. The appointment of a guardian for an unaccompanied minor shall be registered in a dedicated public record kept at the Secretariat of the Public Prosecutor's Office at the Court of First Instance. The Secretariat of the Public Prosecutor's Office shall notify the guardian and the NCSS of the appointment with any appropriate means. The NCSS shall notify the referral organisation of the appointment of a guardian and, in turn, the referral organisation shall inform the minor, without delay, in a language that the minor understands.

5. The procedures outlined in the present Article must be followed without delay, as soon as reasonably possible.

Article 17

Conditional appointment and replacement of a professional guardian

1. The appointed guardian shall be subject to replacement, by virtue of an act issued by the competent public prosecutor, pursuant to Section 1597 CC, by another professional guardian, in case of change to the unaccompanied minor's place of residence, or by a relative of the unaccompanied minor or

another qualified natural person, within the meaning of sub-section (3), Section 1592 CC. In this case, the initially appointed guardian shall ensure in due time and, in any case, before the minor's departure, that the competent public prosecutor in the unaccompanied minor's new place of residence and the NCSS are informed in order to appoint a new guardian. The minor his/herself may also submit a request for the replacement of the guardian.

2. The appointment of a new guardian means that the previous guardian automatically ceases to exercise his/her duties. The public prosecutor's office in the minor's new place of residence shall be responsible for notifying, with any appropriate means, the previous guardian, the public prosecutor in the previous place of residence and the NCSS of the new appointment.

3. Exceptionally, where it is in the interests of the unaccompanied minor to change his/her place of residence and no professional guardian or other qualified natural person, within the meaning of sub-section (3) Section 1592 CC, is found in time, the Public Prosecutor for Minors shall be appointed as the minor's temporary guardian and, in the absence of such officer, the Public Prosecutor at the First Instance Court having territorial jurisdiction, with the previous guardian ceasing automatically to exercise his/her duties.

Article 18

The professional guardian's responsibilities

1. The professional guardian of unaccompanied minors shall exercise the above responsibilities under paragraph 2 within the limitations and subject to the terms thoroughly laid down in the guardianship agreement entered with the NCSS.

2. In particular, the guardian of unaccompanied minors shall exercise the following responsibilities:

(a) Ensuring that daily basic subsistence needs are met, i.e. the minor's diet through referral to partners providing meals on a daily basis, accommodation through submission and follow-up of an accommodation request in a NCSS accommodation centre for unaccompanied minors.

(b) Representing and supporting the minor in any judicial or administrative procedures, particularly in the context of asylum / family reunification / return / residence permit procedures. The guardian of unaccompanied minors shall also be considered as a representative of unaccompanied minors in accordance with the provisions of Law 4375/2016.

(c) Assisting the minor in dealing with any healthcare institutions providing healthcare services to the minor;

(d) Applying for asylum or for a residence of permit on behalf of the minor after having taken into consideration the minor's wishes, depending on the minor's level of maturity. Minors over the age of fifteen (15) years may submit an application for asylum on their own behalf, in accordance with the provisions of Articles 36 and 45 of Law 4375/2016;

(e) Exercising all available means of redress against any administrative or judicial decisions and judgements concerning the minor, including any administrative appeals, represented by the appointed lawyer.

(f) Ensuring that the minor is effectively protected during his or her stay in Greece and during return to his or her country of origin, in accordance with the provisions of 3907/2011 (A' 7).

(g) Ensuring that the minor obtains legal assistance and interpretation services free of charge;

- (h) Ensuring that the minor receives psychological support and healthcare services, as appropriate;
- (i) Ensuring that the minor receives education and tuition services, as appropriate; Indicatively, ensuring that the minor is enrolled in formal or non-formal education in order to learn Greek, his/her mother tongue, foreign languages, etc.
- (j) Ensuring proper reception and accommodation conditions for the minor;
- (k) Taking necessary steps to assign custody of the minor to an appropriate family (foster family), in accordance with the applicable legal provisions;
- (l) Ensuring that the minor's political, philosophical and religious beliefs are fully respected and may be expressed and developed freely;
- (m) Making efforts to locate the minor's family and achieve their reunification, in so far as this is in the minor's best interest;
- (n) Having regular contact with the competent authorities regarding any procedures involving the minor, as well as with a representative of the minor's accommodation centre or foster parents, the Public Prosecutor having territorial jurisdiction, the minor's legal representative, civil society bodies and international organisations, in relation to any matters concerning the minor;
- (o) Having regular communication with the minor at least on a weekly basis and making efforts to build a relationship of trust with the minor and to gain thorough understanding of his/her needs and aims;
- (p) Keeping the minor informed in simple and understandable language, on the course of any judicial or administrative procedures or affairs that might concern him/her. The guardian shall cooperate with the Judicial Supporter (Curator) of the unaccompanied minor and shall ensure that the minor is effectively involved in all decisions that might concern him/her;
- (q) Ensuring that the minor will benefit from any form of social assistance and support available;
- (r) Taking immediate action in any case of emergency involving the minor, as soon as the guardian is notified thereof by any competent authority or third party or the minor his/herself.
- (s) Treating the minor with affection and respect, making no discrimination on grounds of race, colour, national or ethnic origin, descent, social origin, religious, political or other beliefs, disability, sexual orientation, gender identity or characteristics;
- (t) Being updated and acting in accordance with the provisions of Joint Ministerial Decision no 1982/15.2.2016 (Government Gazette, Series II, No 335), in the event of proceedings being initiated for ascertaining whether the person in question is a minor.
- (u) Ensures the child's communication with its natural family.

Article 19

Establishment, composition and operation of the Supervisory Board for Guardianship of Unaccompanied Minors

1. A Supervisory Board for Guardianship of Unaccompanied Minors is established in the Ministry of Labour, Social Security and Social Solidarity, consisting of 3 members that are appointed by virtue of a decision issued by the Minister of Labour, Social Security and Social Solidarity.

2. The following persons shall be appointed as Members of the Supervisory Board for Guardianship of Unaccompanied Minors:

(a) The Head of the Department for Unaccompanied Minors, Child and Family Protection Directorate of the DG Social Solidarity as President, with the Head of the Foster Care and Adoption Department acting as Deputy President.

(b) The President of the NCSS or another member of the NCSS Board indicated by the President, with his/her substitute.

(c) The President of Attica Social Welfare Centre or another member of its Board indicated by the President, with his/her substitute. An NCSS employee indicated by the NCSS President shall act as the secretary of the Supervisory Board for Guardianship of Unaccompanied

3. The term of the members of the Supervisory Board for Guardianship of Unaccompanied Minors shall be two years.

4. The Board shall convene within the standard working hours of NCSS Services or at another time considered overtime work, at a building hosting the services thereof, as indicated by its President. No additional remuneration shall be payable to members.

5. The Supervisory Board shall be responsible, inter alia, for assessing and determining the best interest of the unaccompanied minor, following the submission of a reasoned proposal by the guardian, in cases where serious decisions need to be made regarding the unaccompanied minor's future; in particular, with regard to serious, yet not urgent, health issues (such as a decision on whether the minor is to travel to or reside abroad), disability, religious beliefs, a civil status change, or the suspected abuse, neglect or exploitation of the minor taking place at the accommodation centre or by a relative of the minor who has undertaken the actual care of the minor, in the event of relocation, or in the event of doubts being raised as to whether family reunification is in the minor's best interest, in the event of voluntary or forced return to the country of origin, as well as in the event of serious doubts being raised as to whether the person in question is a minor.

6. The details on the operating and supporting procedures of the Supervisory Board's work with the working groups and anyone other, relevant to the implementation of this matter, shall be determined in the Rules of Operation to be prepared by the NCSS Board of Directors, subject to authorisation by the Minister of Labour, Social Security and Social Solidarity. Until issuance of the above Rules of Operation, the Supervisory Board shall operate pursuant to the provisions of the Code of Administrative Procedure (Law 2690/1999 (GG, Series I, No. 45)).

Article 20

Accommodation of unaccompanied minors assigned to third parties

1. The guardian of the unaccompanied minor shall entrust the accommodation and actual care of the minor to a qualified accommodation centre following the respective act of placement issued by NCSS.

2. The guardian of the unaccompanied minor may, with the permission of the Supervisory Board and the Public Prosecutor, entrust the accommodation and actual care of the minor to a qualified semi-independent accommodation unit or to qualified foster parents, according to statutory law provisions.

3. Where a professional guardian has been appointed, the accommodation and actual care of the minor shall always be assigned to third parties, subject to the conditions of the preceding paragraph.

4. Natural and legal persons entrusted with the minor's actual care, must cooperate with the Guardian in the interest of the minor.

Article 21

Assessing and determining the unaccompanied minor's best interest

1. All decisions by guardianship institutions shall be made after assessing what the unaccompanied minor's best interest is. The provision of Section 1647 CC shall also apply to unaccompanied minors. As regards the cases outlined in par. 5 of Article 19 hereof, the minor's best interest shall be assessed and determined by the Supervisory Board for Guardianship of Unaccompanied Minors, following the submission of a reasoned proposal by the guardian, having regard to the minor's opinion, always depending on his/her age and level of maturity.

2. The decisions referred to in paragraph 1 shall be made based on standard procedures for assessing and determining the best interest, which are established by the Directorate for the Protection of Unaccompanied Minors operating under the NCSS and constitute an integral part of the agreements signed with professional guardians as well as being part of the Supervisory Board's Rules of Operation.

Article 22

Complementary application of the Civil Code

The provisions of Sections 1589 -1654 CC shall apply in a complementary manner, without prejudice to the present provisions.

Article 23

Responsibility of the professional guardian

The professional guardian shall be responsible solely for the acts or omissions breaching the terms of his/her agreement, the in-laws to which the guardian agreed and the present provisions.

CHAPTER B

ORGANISATIONAL PROVISIONS FOR THE PROFESSIONAL GUARDIANSHIP SYSTEM FOR UNACCOMPANIED MINORS

Article 24

Register of Unaccompanied Minors

1. NCSS shall keep a Register of Unaccompanied Minors being part of the National Register for Child Protection kept pursuant to article 8, Law 3961/2011 (GG, Series I, No 97), where the information of all unaccompanied minors is entered as forwarded thereto by any public authority or third party, with reference being made to the source of registration and transfer of each piece of information and with the obligation of complying with the statutory laws on personal data.

2. The Register of Unaccompanied Minors shall keep the following information about the minor concerned:

- (a) name and surname;
- (b) gender;
- (c) place and date of birth;

- (d) nationality, ethnic origin and language skills;
- (e) details of the minor's parents or persons exercising parental care;
- (f) date of entry in the country;
- (g) identification date, number and body;
- (h) date of referral to NCSS and referral organisation;
- (i) details of the Guardian and any changes made to the guardianship status, with an indication of the relevant causes;
- (j) date of departure from the country of origin, if known, or date of return to the country of origin or to any other country;
- (k) residence permit or other legal documents;
- (l) request for asylum - case number and outcome of the request;
- (m) accommodation centre or temporary placement facility or foster parent's details;
- (n) dates on which the minor was referred to and entered the accommodation centre, date of final departure as well as the reason for it;
- (o) educational attainment;
- (p) state of health/ other social background information and eventual disability or chronic condition.
- (q) other vulnerabilities;
- (r) photo;
- (s) the findings of any evaluation report submitted as part of an evaluation procedure conducted for the purpose of establishing the unaccompanied minor's needs, with an indication of the reporting body;
- (t) the minor's personal file, comprising individual plans and any accompanying documents.

3. All competent bodies, including the professional guardian, are liable to promptly forward to the NCSS the information set out in the preceding paragraph and any changes made thereto, with proper substantiation of their respective responsibilities. The information under sub-paragraph (n) of par. 2 shall be registered within 48 hours as of the minor's case referral to or final departure from an Accommodation Centre.

4. Any operational and technical specifications pertaining to the Register of Unaccompanied Minors as well as any other details necessary for the application of this Article shall be regulated by decision of the Minister of Labour, Social Security and Social Solidarity.

Article 25

Responsibility of the professional guardian

1. The NCSS shall keep a Register of Professional Guardians containing essentially the following information:

- (a) Professional guardian's name and surname;

 - (b) Education and language skills;

 - (c) Contact details;
 - (d) Extract of Criminal Record for judicial use;
 - (e) Decision ordering the guardian's registration in the Register of Professional Guardians;
 - (f) Guardian's geographic area of responsibility;
 - (g) Copy of the signed work contract with the NCSS;
 - (h) Details of the unaccompanied minors assigned to the Professional Guardian - Guardianship history;
 - (i) The Professional Guardian's reports, which are submitted in the Directorate for the Protection of Unaccompanied Minors referred to in Article 27 hereof;
2. The person in charge of the processing activities in the Register is the President of the NCSS Board whereas, by virtue of the Board's resolution, the deputy in charge and the authorised users are to be specified.
3. The procedure for the submission of information and updates on changes, the requirements for destroying any incorrect information, with the person in charge of the Register being responsible in this regard, the technical and operating requirements of the Register, issues concerning the direct updating and interconnection of Registers, specifically within the scope of Articles 24, 25 and 26 of the present, the procedure for notification by the competent services/units in cases of failure to update or incomplete updating by persons under obligations to update, the organisational and technical measures to ensure confidentiality and the data processing security policy, as well as the right to access and use, encryption of data, security of communications, confidentiality, use of anonymisation techniques, and all other related matters required to give effect hereto shall be laid down by decision of the Minister of Labour, Social Security and Social Solidarity.

Article 26

Register of Accommodation Centres for Unaccompanied Minors

1. A Register of Accommodation Centres for Unaccompanied Minors is established and operates; said Register shall be kept in the NCSS, with all Accommodation Centres for Unaccompanied Minors being entered perforce and their information recorded therein:
- (a) Information on the real property hosting the Centre; specifically, the precise area (square meters) of the property, the address thereof, whether the building is accessible for people with disabilities, full details of the owner and reference to the ownership titles;
 - (b) Full details of the operating license per Centre, where applicable;
 - (c) Description of capacity per Centre, namely information on the specific number of beds available and the maximum number of minors that can be accommodated;

- (d) Information on the age group, sex and other information on the minors that can be accommodated;
- (e) Full reference to the current occupancy state of the Accommodation Centre, with all the information on the unaccompanied minors hosted there;
- (f) Full reference to persons providing their services to the Accommodation Centre for a fee or as volunteers;
- (g) Information on the funding received per Accommodation Centre.

2. The NCSS shall be obliged to enter the above information of cases a) to (d) of paragraph 1 in the Register within 15 days as of submission of an application by the persons in charge of the Accommodation Centre so that it can operate as an Accommodation Centre for Unaccompanied Minors.

3. The person in charge of the processing activities in the Register is the President of the NCSS Board whereas, by virtue of the Board's resolution, the deputy of the person in charge and the authorised users are to be specified.

4. The procedure for the entry, submission of information and updates on changes, the requirements for destroying any incorrect information, with the person in charge of the Register being responsible in this regard, the technical and operating requirements of the Register, issues concerning the direct updating and interconnection of Registers, specifically within the scope of Articles 25 and 26 of the present, the procedure for notification by the competent services/units in cases of failure to update or incomplete updating by persons under obligations to update, the organisational and technical measures to ensure confidentiality and the data processing security policy, as well as the right to access and use, cases where access is permitted, for which purpose and on which conditions, encryption of data, security of communications, confidentiality, use of anonymisation techniques, and all other details required to give effect hereto shall be laid down by decision of the Minister of Labour, Social Security and Social Solidarity.

Article 27

Directorate for the Protection of Unaccompanied Minors

1. A Directorate for the Protection of Unaccompanied Minors should be established in the NCSS, consisting of the following Departments:

- (a) A department for the coordination, support and evaluation of professional guardians for unaccompanied minors;
- (b) A department handling housing requests in connection with unaccompanied minors;
- (c) A department for the evaluation and monitoring of accommodation centres for unaccompanied minors.

2. The responsibilities of the above Directorate are set out below:

- (a) Keeping the Registers referred to in Articles 24, 25 and 26 hereof;
- (b) Seeing to the implementation of the selection procedure for professional guardians, who are entered in the respective Register;

- (c) Offering constant training and education to professional guardians, in cooperation with other bodies;
- (d) Coordinating and monitoring the procedures for the appointment and replacement of professional guardians, through the competent public prosecutor;
- (e) Monitoring, supporting and evaluating regularly the work of professional guardians by means of reports submitted by the latter as well as by means of inspection and hearing procedures conducted on-site at the accommodation centres for unaccompanied minors;
- (f) Supporting the work of the Supervisory Board referred to in Article 19 by providing the information required for the decision-making process;
- (g) Securing the rights of unaccompanied minors under guardianship status to express their opinion about their guardian's actions and evaluate their overall cooperation with their guardian, within the scope of Section 1647 CC;
- (h) Handling the housing requests concerning unaccompanied minors, giving them priority based on vulnerability criteria or disability and coordinating the actions for the transfer, placement and accommodation of the minors in properly prepared accommodation centres that are operated by cooperating state and other organisations;
- (i) Managing temporary accommodation places (safe zones, hotels, etc.) operated by state and non-state organisations, to meet the immediate accommodation needs of unaccompanied minors.
- (j) Checking on the implementation of the specifications for the operation of accommodation centres for unaccompanied minors according to the current legislation;
- (k) Monitoring and assessing regularly the quality of the services provided by the accommodation centres for unaccompanied minors;
- (l) Seeing to the improved quality of the services provided by the accommodation centres for unaccompanied minors by investigating systematically the difficulties that arise and providing constant training and support to their staff.
- (m) Coordinating the actions needed to implement the relocation unaccompanied minors to other states, as per the transnational agreements.

3. The sectors and specialties from which the Head of Directorate as well as the Heads of Departments shall be selected, are:

- (a) Directorate for the Protection of Unaccompanied Minors: Psychologists with University Education (U.E.) or Sociologists U.E. or Political Scientists U.E. or Social Workers U.E. or Social Workers with Technological Education (T.E.)
- (b) Department of Coordination, Support and Evaluation of Professional Guardians for Unaccompanied Minors: Psychologists U.E. or Sociologists U.E. or Social Workers U.E. or Social Workers T.E.
- (c) Department Handling Accommodation Requests for Unaccompanied Minors;: Psychologists U.E. or Social Workers U.E. or Social Workers U.E.

(d) Department for the Evaluation and Monitoring of Accommodation Centres for Unaccompanied Minors: Psychologists U.E. or Sociologists U.E. or Social Workers U.E. or Political Science U.E. or Social Workers T.E.

Article 28

Professional guardians selection procedure

1. The call for expression of interest in being entered in the Register is addressed to professionals with knowledge or experience on matters pertaining to the protection of unaccompanied minors. Special consideration shall be given to the geographic allocation of professional guardians per Public Prosecutor at the First Instance Court, taking into consideration specific needs depending on the number of unaccompanied minors in a given region.

2. The formal and substantive qualifications required for professional guardians to be selected (by way of indication: professional education and language skills; impediments; specifying the number of unaccompanied minors per professional guardian; technical details regarding their education, constant training and regular evaluation; the type, terms and contents of the agreements signed with the guardians; their fees; and any other details required to give effect to the present Article) are regulated by a joint decision of the Minister of Labour, Social Security and Social Solidarity and the Minister of Economy and Development.

Article 29

Suspension, cessation and expiry of guardianship

1. The guardianship shall be suspended upon submission of a statement to the competent authorities notifying them of the disappearance of the unaccompanied minor until the minor is found or the guardianship expires in any manner whatsoever.

2. In addition to the cases stated in the Hellenic Civil Code, guardianship also expires when the unaccompanied minor departs from the country in any manner whatsoever.

3. The provisions of Sections 1650 and 1651 CC shall also apply to the guardianship of unaccompanied minors, with a respective act being issued by the competent public prosecutor.

Article 30

Removal from the Register of Professional Guardians.

The removal from the Register of Professional Guardians referred to in Article 25 shall be implemented based on a decision issued by the NCSS President, following a recommendation by the Directorate for the Guardianship of Unaccompanied Minors, in the following cases:

(a) At the request of the professional guardian;

(b) In case the guardian forfeits legal capacity or is deceased;

(c) In case of a sentence being passed or criminal charges being pressed for felony as well as for offences that result in the forfeiting of parental care under Article 1537 CC; in particular, for abuse or neglect of minors, or for the crimes of child pornography, procuring, sex trafficking, lascivious acts with a minor in exchange for payment, enticement of children, and all provisions on the legislation on narcotics or organ trafficking;

(d) In case the guardian's duties are carried out in serious breach of the terms provided for in the relevant agreement or the terms hereof.

(e) In case of termination of the guardianship in accordance with the provisions of Articles 1650 and 1651 CC and the adoption of the relevant acts by the competent Public Prosecutor, in accordance with paragraph 3 of Article 29 hereof.

Article 31

Repealed provisions

Upon entry into force of this Part, in accordance with Article 32, paragraph 1 of Article 19 of the p.d. 220/2007 (A 251) shall be repealed.

Article 32

Entry into force¹

The provisions of the present Part shall enter into force on September 1, 2019.

¹ As amended by Art. 85 par. 2 L. 4611/2019.