

3. Para 20 article 42 of the Presidential Decree 82/2017 (A 117), as in force, is replaced as follows:

"20. The Departments of the Directorate of Strategic Planning, Standards and Assessment of the General Secretariat of Digital Policy shall be headed by officials of the field or specialty, category or degree of Informatics (University Education – PE) or Technological Education - TE), or Engineering (PE or TE), or Finance administrative (PE) or Finance-Accounting (TE). The Departments of the Directorate of Public Projects and the Directorate of Cybersecurity of the General Secretariat of Digital Policy shall be headed by officials of the field or specialty, category or degree of Informatics (PE or TE) or Engineering (TE).".

Article 15

Eliminated provisions

Article 9 Law 1798/1951 (A'125) is eliminated.

Article 16

1. The second subparagraph of para 4 article 29 Law 4547/2018 (A' 102) is replaced as follows:

"If the vacancies are not filled, the Regional Director of Education shall invite the registered in the selection table for heads of the Educational and Advisory Support Centers (K.E.Σ.Y.) of the relevant Regional Directorate of Education, to submit a new preference declaration for the said vacancies.».

2. Para 4 article 86 Law 4547/ 2018 is replaced as follows:

«4. Any teacher recruited as a substitute teacher to fill a vacancy under a special announcement after his / her application and does not take over or takes over and resigns, shall be removed from the tables during the current school year and excluded from the next.».

Article 17

1. The Minority Junior High School – High School of Xanthi founded by the Ministerial Decision No 28767/1965 (C 142), from the entry into force hereof, shall function as a minority school of the Muslim minority and be subject to the provisions of Law 694/1977 (A 264). Within one (1) year from the date of entry into force hereof, it must apply for and obtain the relevant license. Until the expiry of the deadline in the preceding subparagraph, the school is considered to be operating under a legal license.

The control of the school as regards the fulfillment of the building specifications in indent 8 subsection I.3 paragraph I of the first article of Law 4093/2012 (A 222) shall be assigned to a suitability committee consisting of:

- a) the Principal of the Minority Junior High School-High School of Xanthi,
- b) the Deputy Principal of the Minority Junior High School-High School of Xanthi,
- c) a civil engineer or architecture or surveyor of the company "Building Infrastructure S.A." together with the deputy engineer,

d) a representative of the Directorate of Public Health and Social Welfare (PE) of Xanthi together with the deputy official;

e) the Director of Secondary Education of Xanthi.

The Committee shall be set-up by decision of the Minister of Education, Research and Religious Affairs. Its members shall not receive remuneration for their participation, except for their travel expenses, to wit, a daily compensation, accommodation expenses and transportation expenses, in accordance with the provisions of subsection D.9 Law 4336/2015 (A 94) and in particular without prejudice to paragraph 7 Article 6 of the same law.

2. The school shall be administered by a three-member school board, in accordance with article 6 Law 694/1977, which shall be elected and take office within three (3) months from the entry into force hereof. Until then, the duties of the school board shall be exercised by a three-member committee, which is set-up by decision of the Minister of Education, Research and Religious Affairs and shall consist of the Principal of the school at the time of the entry into force hereof as President, the Deputy Director of the school and the President of the Parents and Guardians Association as members.

3. Students who, at the time of entry into force hereof, attend the "Private Minority Junior High School-High School of Xanthi" shall automatically enrol in the Minority Junior High School – High School of Xanthi, maintaining their educational status.

The teaching staff who at the time of the entry into force hereof work at the "Private Minority Junior High School – High School of Xanthi" shall continue to work in the Minority Junior High School – High School of Xanthi Lyceum under the same working relationship and the same working conditions.

4. In Law 694/1977, where the "the relevant Prefect" is referred to, he is replaced by "the relevant Regional Director of Education".

Article 18

1. The first subparagraph of para 2 article 20 Law 4487/2017 (A' 116) is replaced as follows:

«2. Independent audiovisual work: the episode or episode parts or season of television series; the episode or episode parts or season of mini-TV series; the television movie or film or part thereof, regardless of their running time.».

2. The provision of Article 23 Law 4487/2017 shall be numbered in paragraph 1 and after this paragraph paragraphs 2, 3 and 4 shall be added as follows:

«2. For an investment plan related to the production of an episode or season of a television or mini-television series of fiction or documentary or animation, irrespective of its running time, to qualify for the aid scheme hereof, the total eligible costs incurred in the Greek territory must be at least thirty thousand (30,000) euros per produced

episode of fiction or documentary or animation of the television or mini television series or the season of a television or mini-television series, irrespective of the size of the operator.

3. For an investment plan related to the production of episode parts of a television or mini television series of fiction or documentary or animation, the minimum eligible costs incurred in the Greek territory must be at least the amount of paragraph 1 hereof, to wit one hundred thousand (100,000) euros, for all the sections that constitute the investment plan to be qualified, irrespective of the size of the operator.

4. For an investment plan related to the production of an independent electronic game audiovisual work to be qualified for the aid scheme hereof, the total eligible costs incurred in the Greek territory must be at least sixty thousand (60,000) euros, irrespective of the size of the operator."

3.a. Sub-indent (aa) indent (a) para 1 Article 25 Law 4487/2017 is replaced as follows: "(aa) production or operation of the production of audiovisual works».

b. In para 4 Article 25 Law 4487/2017 the sentence "In the case of foreign enterprises which" is replaced by "In the case of domestic or foreign audiovisual production operators which".

4. In para 2 article 27 Law 4487/2017, the words "'25%' rate" is replaced by "'35%' rate" and the sentence "up to the amount of five million (5,000,000) euros" is deleted.

5.a. The second subparagraph of para 1 article 29 Law 4487/2017 is replaced as follows:

"If it is found that not all supporting documents or data have been submitted, a detailed statement of the missing documents or data is sent to the applicant's e-mail address, stated in his / her application, indicating their obligation to submit them to the National Centre of Audiovisual Works and Communication (EKOME) within ten (10) days."

b. After the second subparagraph of para 1 article 29 Law 4487/2017 a subparagraph is added as follows:

"If the missing documents or data are not submitted within the prescribed time limit, the application is rejected due to incompleteness of the file, the applicant is notified to the above e-mail address and the fee is forfeited in favor of the State."

c. In the second subparagraph of Article 29 para 2 Law 4487/2017, the sentence "being an economist" is replaced by "of the category - field of Administrative Economist".

d. In the third subparagraph of para 2 article 29 Law 4487/2017 the sentence " being either an economist" is replaced by the sentence "of either the category - field of Administrative Economist".

e. In the second subparagraph of para 4 Article 29 Law 4487/2017, after the words "The negative decision", the sentence "is posted to the State Aid Information System (P.S.K.E.) and" is deleted.

f. In the second paragraph of para 5 Article 29 Law 4487/2017 the sentence "of three (3) members of EKOME, of which at least one (1) has a degree in law, "is replaced by "of two (2) employees of the National Centre of Audiovisual Works and Communication (EKOME) of whom one (1) holds a degree in law" is replaced by the sentence "of two (2) employees of EKOME and one (1) employee of the Ministry of Digital Policy, Telecommunications and Media, who holds a degree in law".

g. In the third subparagraph of para 5 article 29 Law 4487/2017 the sentence "of two (2) members of EKOME, of which at least one (1) has a degree in law, "is replaced by "of one (1) employee EKOME, one (1) employee of the Ministry of Digital Policy, Telecommunications and Media, who holds a degree in law".

h. In the last sentence of paragraph 5 of Article 29 of Law 4487/2017 after the sentence "The decision rejecting the objection", the sentence "is posted to the State Aid Information System (P.S.K.E.) and" is deleted.

i. After para 5 article 29 Law 4487/2017 paragraph 6 is added as follows:

"6. If the applicant wishes to withdraw their application for qualification of their investment plan until the issue of the relevant ministerial decision of paragraphs 3 and 4, they shall submit a request to EKOME and the investment plan will be rejected for this reason by decision of the President and CEO of EKOME, and the relevant fee shall be forfeited in favor of the State."

6.a. Para 1 article 30 Law 4487/2017 is replaced as follows:

"1. The investment plans under this aid scheme are checked as follows by a Control Body, set up by decision of the Chairman and CEO of EKOME and consists of three (3) employees of EKOME, one (1) of which is experienced in the production of audiovisual works. In case the investment plan concerns the production of a film, the above Control Body consists of two (2) employees of EKOME and one (1) official of the Greek Film Center, proposed by the Board of Directors of the Greek Film Center. To facilitate and accelerate the work of the Control Body, the Chairman and Managing Director of EKOME may appoint rapporteurs-outworkers who are not members of the Control Body who shall recommendations to the Control Body. These recommendations aim at facilitating the work of the Control Body and do not bind its members.».

b. In indent b para 2 article 30 Law 4487/2017 the sentence "the amount of one hundred thousand

(100,000) euros set out in Article 23 is replaced by the sentence "the eligible expenditure thresholds as defined in Article 23".

7. At the end of para 2 article 33 Law 4487/2017 a subparagraph is added as follows:

"By way of exception, it is possible to assign the claim to the amount of the grant to Greek banks for the provision of a short-term loan equal to the grant assigned, which is used to implement the investment plan. In such cases, the grant shall be paid directly to the bank with which the contract for the assignment of the claim has been signed."

8.a. In para 2 article 34 Law 4487/2017 after the sentence "in the main opening credits" the conjunction "and" is replaced by the conjunction "or".

b. Para 3 article 34 Law 4487/2017 is eliminated.

Article 19

1. At the end of para 1 Article 39 Law 4339/2015 (A 133), the sentence "with the exception of cases of urgent service needs at Press and Communication Offices".

2. At the end of para 4 article 39 Law 4339/2015 the following subparagraphs are added:

"The two-year period shall be calculated from the date of return to Greece until the date of submission of the transfer request. The following do not fall within the obligation to stay for two years in Greece as a prerequisite for a new transfer or posting:

**"ANNEX II
TRANSFER ABROAD OF EMPLOYEES OF THE
SECTOR OF COMMUNICATION ADVISERD AND
SECRETARIES – ALLOCATION OF POINTS
CRITERIA**

A/A	CRITERION	DEGREES	POINTS
1	Structured interview before the competent member of the Service Council	-	0-30
2	Service File – Activity of the employee	-	0-20
3	Master (2) (up to 1 diploma)	Relevant to the object of the Office (1)	2
		Non-relevant to the object of the Office	1
4	PhD (2) (up to 1 diploma)	Relevant to the object of the Office (1)	2
		Non-relevant to the object of the Office	1
5	Fluent in the language of the country of transfer	Excellent	8
		Very good	6
		Good	4
6	Other foreign language spoken in the country of transfer	Excellent	3
		Very good	2
		Good	1
7	Professional experience in the administrative-financial Directorates of the Ministry of Digital Policy, Telecommunications and Media (up to two years)	-	1 (per semester)
8	Professional experience in positions of powers at the Central Service (up to 6 years)	-	1 (per semester)

α) officials serving up to one (1) year at Press and Communication Offices to cover urgent needs b) official serving up to one (1) year at Press and Communication and return to the Central Service for to cover urgent service needs.».

3. Indent (e) para 10 article 39 Law 4339/2015 is replaced as follows:

"e) the formal and substantive qualifications of the official, as evidenced by their file and by a structured interview, to the conduct and details of which the joint ministerial decision No ΔΙΑΔ/Φ.35.46/ 2267/ οικ.32096/16.12.2016 (B' 4123) of the Minister of the Interior and Administrative Reconstruction apply mutatis mutandis.».

4. Paragraphs 11 and 12 article 39 Law 4339/ 2015 are renumbered to paragraphs 12 and 13 respectively and paragraph 11 is added as follows:

"11. The official's application must be accompanied by a detailed curriculum vitae drawn up under his/her responsibility which serves as a solemn declaration. In the event of inconsistency between what is declared in the application under the applicant's responsibility and the curriculum vitae on the one hand and the official's records kept at the Office on the other hand, the information verified by the Directorate of Administrative Services of the Ministry of Digital Policy, Telecommunications and Media, after having previously invited the applicant to submit the additional data that he / she declares to hold, shall be taken into account."

5. Annex II Law 4339/2015 is replaced as follows: