

ACT of 20 August 1997 ON THE NATIONAL COURT REGISTER

(Consolidated text: Dziennik Ustaw 2007, No. 168, item 1186 with subsequent amendments: Dziennik Ustaw 2008, No. 141, item 888; 2009, No. 18, item 97, No. 42, item 341, No. 53, item 434, No. 157, item 1241; 2010, No. 28, item 146, No. 96, item 620; 2011, No. 92, item 531, No. 112, item 654, No. 142, item 828, No. 144, item 851, No. 232, item 1378)

Chapter 1. General Provisions

Article 1. 1. The National Court Register, hereinafter referred to as “the Register”, is hereby established.

2. The Register shall be composed of:

- 1) the register of entrepreneurs;
- 2) the register of associations, other voluntary and vocational organizations, foundations, and independent public health-care centres;
- 3) the register of insolvent debtors.

Article 2. 1. The Register shall be kept in information technology systems by district courts (commercial courts) whose local competence covers the area of a voivodeship or a part thereof, hereinafter referred to as the “courts of registration”.

2. Gminas shall perform, as commissioned tasks, the acts related to keeping the Register which consist in ensuring that the parties concerned can:

- 1) inspect the Polish Classification of Activities (PKD);
- 2) have access to official standard forms of applications required by law that allow for registration of registered partnerships;
- 3) have access to the information on the amount of fees, the manner of their payment, and the local competence of the courts of registration.

3. The Minister of Justice in agreement with the minister competent for public administration shall, by regulation, determine the manner of performing acts referred to in paragraph 2 and the manner of co-operation between the courts of registration and *voits* (mayors, presidents of cities) in such cases, in particular by indicating the procedure for the courts of registration and the manner for transferring necessary information by these courts in order to facilitate access to the Register.

Article 3. The Register shall encompass those subjects which are obliged by provisions of the law to obtain an entry in the Register.

Article 4. 1. The Minister of Justice shall establish the Central Information Office of the National Court Register, hereinafter referred to as the “Central Information Office”, with branches in the courts of registration.

2. The tasks of the Central Information Office shall be:

- 1) to maintain a collection of information contained in the Register and an electronic catalogue of companies’ and partnerships’ documents, hereinafter referred to as “the catalogue”;