Waggaa 21ﬁnta... Lak. 7/2005
ederation of Ethiopia
21st year .......... No. 7/2013

Finfinne, Adolessa 7/2005
Finfine, July 14, 2013

MAGALATA OROMIYAA
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MEGELETA OROMIA

Gatiin Tokko ........ Qar. 14.70
1 ﬁent tita “hē “yj”
Unit Price .............. Birr 14.70

To’annoo Caffee Mootummaa Naannoo
Oromiyaatiin Kan Bahe

Unit Price ............... Birr 14.70

Lak. S. Poostaa ....... 21383-1000
P.O.Box .................

Finfinnee, Adoolessa 7/2005
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Birth 21383-1000

Oromiyaattiin Ka ከ ሣንቲም
P.O.Box .................

The National Oromia Regional State

Waggaa 21ﬁnta... Lak. 7/2005

Finfinnee, Adolessa 7/2005

Finfine, July 14, 2013

Oromiyaattiin Kan Bahe

Lak. S. Poostaa ....... 21383-1000
P.O.Box .................

Finfinnee, Adoolessa 7/2005

THE NATIONAL OROMIA REGIONAL STATE

Gatiin Tokko ........ Qar. 14.70

Lak. S. Poostaa ....... 21383-1000
P.O.Box .................

Finfinnee, Adolessa 7/2005

Finfine, July 14, 2013

Proclamation No. 182/2013

Proclamation Licensing and Administration of
Advocates and Paralegals of Oromia National
Regional State ........................................... Page 1

WHEREAS, it has become  necessary to
provide a system through which  legal pro-
fession and law firms are guided  to   en-
sure the rule of law and to meet the objec-
tive  of the justice system;

WHEREAS, it is necessary for the public
to get quality advocacy service from pro-
fessionals engaged in advocacy service;

WHEREAS, it has become necessary to
upgrade the criteria required to be licensed
and professional ethics could be fulfilled
with a view of harmonizing competency of
advocates working in Oromia Region;

WHEREAS, it has become necessary to

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KUTAA TOKKO
Tumaalee Walliigala

1. Mata Duree Gabaabaa

2. Hiika
Akkaataa Heera Mootummaa Naannoo Oromiya Foo’ee Bahe, Labsii Lak. 46/1994 Keewwata 49(3) (a)tiin kan kanatti aanu labsameera.

WHEREAS, it has become necessary to make legal the work of paralegal to determine conditions of granting license, administration and other related matters;

NOW, THEREFORE, in accordance with Article 49(3) (a) of the Revised Constitution of the National Regional State of Oromia Proclamation No. 46/2001, it is hereby proclaimed as follows:

Part One
General Provisions

1. Short Title
This Proclamation may be cited as “Proclamation Licensing and Administration of Advocates and Paralegals Proclamation No. 182/2013.”

2. Definitions
Unless the contexts require otherwise in this proclamation:
1) “Abbaa Alangaa” jechuu naa Biiroo Haqaa Oromiyaatii yookiin manneen hojji mootummaa birootiin ogummaa abbaa alangummaatiin qaxaramee hojjatu jechuudha.
2) “Abukaatoo” jechuun tajaajila ogummaa abukaatummaa kennuufi akkaataa labsii kanaatiin nama galmaa’ee hayyama argate jechuudha.
3) “Barreesaa Dhimma Seeraa” jechuun iyyannoo yookiin waliigaltee adda addaa qopheessuun kaf-faltiin maamilaaf tajaajila kan kennuufi akkaataa labsii kanaatiin nama galmaa’ee hayyama argate jechuudha.
4) “Biiroo” jechuun Biiroo Haqaa Mootummaa Naannoo Oromiyaatii.
5) “Dhaabbata Tajaajila Ogummaa Abukaatummaa” jechuun abukaato-tota hayyamni abukaatummaa muum-mee kenamee lamaafisa isaa ol ta’anii tajaajila ogummaa abukaatummaa kenuufi waliigaltee gamtaatiin dhaab-bata hundeefame jechuudha.
6) “Gargaaraa Abukaatoo” jechuun himata yookiin iyyata abukaatooon qophaa’e mana murtiiti dhiyeessuun galmei kan bansisuu, waamichaafi ajaja mana murtii, akkasumas garagalcha murtii namoota dhimmi ilaaluuf kan dhaqqabsisuufi akkaataa Labsii kanaatiin nama galmaa’e jechuudha.
7) “Hayyama” jechuun abukaatoon yookiin dhaabbanni tajaajila ogummaa abukaatummaa kennu tajaajila abukaatummaa kennu yookiin barreessaan dhimma seerra, tajaajila barruu dhimma seerra kennu warrqaa ragaa kanname jechuudha.

8) “Maamila” jechuun tajaajila abukaatummaa yookiin barreessaa dhimma seerra kamiyyuu argachuudha, yookiin barreessaa dhimma seerra waliin kan waliigalteene scene yookiin firii dubbii dhimmichaa kan ibsate jechuudha.

9) “Mana Murtii” jechuun Manneen Murtii Naanoo Oromiyaa yookiin qaama aangoon abbaa seerumma kennuuf yookiin barreessaa dhimma seerain waliin kan waliin igaltee seene yookiin firii dubbii dhimmichaa.

10) “Miseensa” jechuun abukaatoo dhaabbata tajaajila ogummaa abukaatummaa yookiin barreessaa dhimma seerain kaffaltii argachuuf yookiin argachuun yookiin kaffaltii malee maamila bakka bu’uuddhaan maamila dhiyaachuu falmuufi tajaajila gorsa seeraa kamiyyuu ken nuudha; akkasumas waliigalteewwan yookiin barreelfama dhaabbata tokko hundeessuu, fooyyessuu yookiin diiguu danda’u qopheessuus ni dabalata.

11) “Nama” jechuun nama uumamaa yookiin seeraan qaama seerumma argate jechuudha.

12) “Tajaajila Ogummaa Abukaatummaa” jechuun kaffaltii argachuuf yookiin argachuuf yookiin kaffaltii malee maamila bakka bu’uuddhaan mana murtii dhiyaachuun falmuufi tajaajila gorsa seerra kamiyyuu kennu dhaabbata tajaajila ogummaa kennuuf yookiin barreessaa dhimma seerra waliin kan waliigalteene scene yookiin firii dubbii dhimmichaa.

3. Gender Reference
Provisions of this Proclamation set out in the masculine gender shall also apply to the feminine gender.

4. Scope of Application
This Proclamation shall be applicable on an advocate, a law firm and paralegal licensed from the Region.
5. Tajaajila Abukaatummaa Kennuu
1) Namni tajaajila abukaatummaa naannicha keessatti kennuu barbaadu kami - nicha keessatti kennuu barbaadu kami - yyuu lammii Itiyoophiyaa kan ta’eefi hayyama abukaatummaa Naannicha irraa kennameef kan qabu ta’uu qaba.
2) Kan Keewwata kana Keewwata Xiqqa 1 jalatti tumame akkuma ee - gametti ta’ee, kanneen armaan gadii hayyama abukaatummaa osoo hinqa baatin tajaajila abukaatummaa ken - nuu ni danda’u:
   (a) Dhimma ofiif nama falmatu;
   (b) Kaffaltii malee haadha manaa yookiin abbaa manaa ofiif; abbaa, haadha, ijoollee, obbooleewwan ofiif; akkawoofi akaakayyuu, akkasumas nama nama guddisuuf yookiin bulchuuf falmu;
   (c) Abbaa Alangaa dhimma hojii isaa wajjin wal qabate irratti falmu;
   (d) Ittigaafatamaa yookiin abbaaaksiyoonaa dhaabbata yookiin kubbaaniyyaa dhuunfaa mana murtiitti falmuuf seeraan yookiin bakka bu’e;
   (e) Dubbii fixaa yookiin ittigaafaftamaa manneen hojii yookiin dhaabbbile misoomaa mootummaa yookiin waldaalee hawasaasaa dhamma ilalatlaturratti falmu;
   (f) Dura Ta’aawaldaa hojjetaa yookiin hojjechiisaa yookiin miseensa waldichaakaa keessaa nama waldi- chaan bakka bu’e.

6. Hayyama Argachuuf Iyyata Dhiyaatu Waliin Ragaaee Dhiyaachuu Qaban
1) Hayyama abukaatummaa argachuuf iyynnii dhiyaatu unkaa dhamma kan- naaf Biirichaan qophaa’e irritti guu- tameee ragaa barbaachisaasaa waliin waq qabate dhiyaachuu qaba.
2) Akkaataa Keewwata kana Keew- wata Xiqqa 1tiin iyynnii dhiyaatu ragaawwan armaan gadii waliin dhi- yaachuu qaba.
   (a) Barnoota seeraatiin dhaabbbata seeraan beekammtii qabu irraa ra- gaa barnootaa kennameef;
   (b) Kaffaltii malee haadha manaa yookiin abbaa manaa ofiif; abbaa, haadha, ijoollee, obbooleewwan ofiif; akkawoofi akaakayyuu, akkasumas nama nama guddisuuf yookiin bulchuuf falmu;
   (c) Abbaa Alangaa dhimma hojii isaa wajjin wal qabate irratti falmu;
   (d) Ittigaafatamaa yookiin abbaaaksiyoonaa dhaabbata yookiin kubbaaniyyaa dhuunfaa mana murtiitti falmuuf seeraan yookiin bakka bu’e.

Part Two

Licensing and Registration of Advocates

5. Rendering of Advocacy Service
1) Any person who wants to render adv- ocacy service in the Region shall be an Ethiopian and must have license granted to him from the Region.
2) Without prejudice to sub-article(1) of this Article, the following may ren- der advocacy service without advocacy license:
   (a) A person who plead his own case;
   (b) A person who without payment plead the case of his spouse, parents, children, grandchildren, sisters, brothers or person to whom his tutor or guardian;
   (c) A prosecutor pleading in his official capacity;
   (d) A head, a partner, or an agent represented by the head of an organization or company who pleads the case of the organization or company holding a power of attorney to represent such organization or company in court;
   (e) An attorney , an official of public body or public enterprise who pleads the actions of such public body or public enterprise;
   (f) Chairperson of employee’s or employer's trade union or a person represented from among the members of the union.
7. Hayyama Kennuu

1) Biiroon iyaynoon hayyama abu-
kaatummaa akkaataa Labsii kana
Keewwata 6 jalatti ibsameen guutuu
ta’e yoo dihyaaheet, guyyaa qorma-
maata kene irraa eegalee yoo yadaa
keessatti yoo dihyaaate qofaadha.

2) Kan Keewwata kana Keewwata
Xiqqaa 2 jalatti ibsameen ragaan
dhiyaatu fudhatama kan qabaatu
qormaata darbuu isaa yaa dihyaaate
keessatti yoo dhiyaateef, guyyaa qorma-
maata keessatti yoo dhiyaat sessaa;

3) Iyyannoon hayyama abukaatummaa
fudhatama kan hin argarsiisuu qormaat;

7. Granting of License

1) Where the application is sub-
mitted with the attached documents in
accordance with Article 6 of this
Proclamation, the Bureau shall issue
license for the applicant within 10
days starting from the time when
Examination is given.

2) Without prejudice to Sub-Article 1
of this Article, where the examina-
tion is not given in accordance with
this Proclamation Article 15 Sub-
Article 2 the Bureau shall issue
license from the day when the appli-
cant submits his application with full
attached documents in 5 days.

3) As regards the attached documents
shall be accepted only where it is
lodged within three months starting
from day when his passing the ex-
amination is known.

4) The advocacy license shall contain
the following:

(a) Name, age and nationality of
the advocate;
(b) Current address of the advocate;
(c) Type of license and its validity
date;
(d) Name and signature of the issu-
ing officer.
8. Akaakuu Hayyama

Akaakuun hayyama abukaatummaw, hayyama abukaatummaw mummeefii addaa kan jedhamaniidha.

9. Hayyama Abukaatummaw Muummee

Hayyamani abukaatummaw mummeen Biiroodhaan kennamu hayyama abukaatummaw sadarkaa lammaffaafi tokkoffaa ni qabaata.

10. Hayyama Abukaatummaw Sadarkaa Kaniyyuu Argachuuf Ulaagaalee Barbaachisan

1) Hayyama Abukaatummaw sadarkaa lammuffa yookiin tokkoffaa kennamu 1st and 2nd level.

(a) Afaan hoji Naannichaatiin hojjachuu kan danda‘u;
(b) Heeraafi seera biyyattiifi Naannichaa kan kabajuufi kabachiisu;
(c) Qormaata ogummaa abukaatummaa kennamu 1st and 2nd level.
(d) Adeemsa sirna haqatiif naamu sa gaarii kan qabu;
(e) Tajaajila ogummaa abukaatummaa kennuuuf seeraan yookiin murtiidhaan kan hin doorkamne;
(f) Naamusa dhabummaa wajjiin wal-qabatee yakka raawwaateen himatamee waggoottan afran darban keessaatti kan hin adabambne;
(g) Balleessaa naamusaa cimaad haan himatamee waggoottan lamaan darban keessaatti kan hin adabamin yoo ta‘eefi
(h) Hojjii gadi-lakkisee ji’a jaha yookiin sanaa ol kan ture yoo ta‘e.

2) Without prejudice to Sub-Article 1 of this Article, the following criteria shall be additionally fulfilled in order to get 2nd level advocacy license:

(a) Graduating with a degree in law from a legally recognized institution and four years experience in law profession; or,
(b) Graduating with a diploma in law from a legally recognized law institution and an experience of six years or more in law profession.
3) Kan Keewwata kana Keewwata Xiqqa 1 jalatti tumame akkuma jiratti ta’ee, hayyama abukaatummaa sadarkaa tokkoffaa fudhachuuf ulaagaawwan armaan gadii dabalaataa guutamuu qabu.

(a) Dhaabbata barnootaa seeraan beekamtii argate irraa barumsa seeraatiin digiriin eebbifamee ta jaajila ogummaa seeraatiin waggaa jahaafi isaa ol kan tajaajile; yookiin,

(b) Dhaabbata barnootaa seeraan beekamtii argate irraa baruma seeraatiin dippiloomaan eebbi famee tajaajila ogummaa seeraatiin waggaa saddeetiifi isaa ol kan tajaajile yoo ta’e. Raawwiin Keewwata kanaa Dambii bahuun kan murtaa’u ta’a.

11. Daangaa Aangoo Abukaatummaa

1) Abukaatoon hayyama abukaatummaa sadarkaa lammaffaa qabu, dhimmoota aangoo manneen murtii aanaa irratti ilaalamaniif abukaatto ta’ee tajaajila ogummaa abukaatummaa kennuu ni danda’a.

2) Abukaatoon hayyama abukaatummaa sadarkaa tokkoffaa qabu dhimmoota aangoo manneen murtii Naannichaa sadarkaa hundaa irratti ilaalamaniif tajaajila ogummaa abukaatummaa kennuu ni danda’a.

3) Kan Keewwata kana Keewwata Xiqqa 1 jalatti tumame akkuma eegametti ta’ee abukaatoon hayyama sadarkaa lammaffaa qabu dhimmo mana murtii aanaa irratti ilaalamaniif tajaajila ogummaa abukaatummaa kennuu ni danda’a.

12. Hayyama Abukaatummaa Addaa

1) Labsii kana Keewwata 10 jalatti ul-aagaalee tarreefaman nama guutuuf, mirgaafi faayidaa ummataafi namoota dhunfanaa kocabchiisufan kan falmuufi tajaajila keneef kaffaltii kamiiyyuu kan hin fudhanneck hayyammii abukaatummaa addaa ni kennamaaf.

2) Labsii kana Keewwattoota 9 fi 11 jalatti kan tumaman hayyama abukaatummaa addaaifis raawwatiinsa ni qabaatu.

3) Without prejudice to Sub-Article 1 of this Article, the following criteria shall be additionally fulfilled in order to get 1st level advocacy license:

(a) Graduating with a degree in law from a legally recognized institution and six years experience in law profession; or,

(b) Graduating with a diploma in law from a legally recognized law institution and an experience of eight years or more in law profession. The implementation of this Article shall be decided by the Regulation to be issued.

11. Limitation of Power in Advocacy Service

1) An advocate who has 2nd level license may render advocacy service for cases that fall under the jurisdiction of Wereda court.

2) An advocate who has 1st level license may render advocacy service for cases that fall under the jurisdiction of all Regional courts.

3) Without prejudice to Sub-Article 1 of this Article, any advocate with a 2nd level license who started a case on Wereda court may follow up it at any level of appellate courts.

12. Special Advocacy License

1) A person who has fulfilled requirements under Article 10 of this Proclamation, who plead for the rights and interest of public and private person to be respected without any kind of payment shall be granted a special license.

2) Provisions provided under Article 9 and 11 of this Proclamation shall be applicable on special advocacy license.
13. **Sadarkaa Hayyama Abukaatummaa**  
**Fooyyeffachuu**  
Abukaatoon hayyama sadarkaa lammaaf-faa qabu muuxannoon hojii yookiin sadarkaan barumsaa. Kan hayyama sadarkaa ttkoffaayi kenniisuuruf irraa yoo gahe sadarkaan hayyama isaa akka foooyahuuf Biirootti iyayachuu ni danda’a.

14. **Qormaata Ogummaa Abukaatummaa**  
Biiroon:  
1) Hayyama abukaatummaa kennuuf iyy  
Biirootti iyyaachuu ni danda’a.  
2) Qormaata kenname ni sorora; qabxii  
Abukaatoon hayyama argatu kamiyyuu,  
Biirootti yaqaan kafooyyahuuf waadaa naannicshaa.

15. **Qormaataaf Dhiyaachu**  
1) Labssi kana Keewwata 6 jalatti  
ulaagaalee hayyama abukaatummaa argachuuf tarreefaman nanni guutu kaffaltii galmee qormaatii raawwachuu qormaata ogummaa abukaatummaa fudhachuq qaba.  
2) Kan Keewwata kana Keewwata Xiiqaa 1 jalatti tumame akkuma ee  
keessatti dirqama narraa eegamu ba.

16. **Kakuu**  
Abukaatoon hayyama argatu kamiyyuu,  
hojii jaqlabuun dura Hogganaa Biirootti  
yookiin nama inni bakka buuseen kakuu armaan gadii jiru ni raawwata:  
“Ani __________ Biirroo irraa hayyama abukaatummaa yammnu fuadhoo, Heeraaaf seerota biyayattiin naannichaa kabajuufy cabachiiisuf,  
kaayyoo sirna haqaa galmaan ga’uuf, naamusa gaariidhaan ogummaa kootiin amanamummaaf haqummaadhaan  
malaamontummaa irraa bilaa dagee ta’ee  
hoojachuun fedhiiho faayidaa maamiloota  
kiyya akkaataa seerii hayyamuun cabachiiisuudhaaf, namoota  
naan falmanifi ogeessota ogummaa akka kiyya qaban waliin wal kabajuuf  
fi wati danda’udhaha hojachuuchoo  
fi olaanuutummaa seeraa mirkaneessuu  
keessatti dirqama narraa eegamu ba  
ha’uuf waadaa nan seena.”

13. **Revising Level of Advocacy License**  
Advocate who has a 2nd level license  
where his job experience or his academic level permits him 1st level advocacy license may request the Bureau to revise his license.

14. **Advocacy License Examination**  
The Bureau shall:  
1) Prepare and give an examination or  
cause to be given to applicants for an issuance of a license.  
2) Mark examination paper, determine  
the pass mark and publicize the result.

15. **Sitting for an Examination**  
1) Any person who fulfills the requirements listed under Article 6 of this Proclamation up on paying the registration fee shall take the advocacy license examination.  
2) Without prejudice to Sub-Article 1 of this Article, it is not necessary to give an examination for persons who has an experience of six years or more  
rendering service as a judge, or prosecutor or a teacher of law in legally recognized colleges or university.

16. **An Oath**  
Any advocate who is granted with a license, before starting his work shall take the following oath by the Bureau head or by his representative:  
I __________ when taking this advocacy license from the Bureau,  
promise that I will give due respect  
and cause to be respected the constitution and laws of the country and the Region, is committed to achieve the mission of the justice system, by working with a proper ethical conduct, honest and free from corruption, honesty and cause the interest and benefit of my clients in accordance with the law, work with understanding and respect  
with my opponents and persons who has law profession like me, and to  
under way my obligation in ensuring rule of law.
17. የተጋራ የህል አገልግሎት ድርጅት

1) የጣህል አገልግሎት ድርጅት የሚቀርብ ማመልከቻ የሚቀርበው የሆኑ ምክንያት ለአመልካቹ ለመስጠት ይታይዞ መቅረብ አለበት፡፡
(a) የጥብቅና ሙያ አገልግሎት ድርጅት ለመመስረቻ ፅሑፍ፣
(b) የጥብቅና ሙያ አገልግሎት ድርጅት ለተዳደሪያ ደምብ፣
(c) የጥብቅና ሙያ አገልግሎት ጋብጬ፣

18. የሰጡ የሆኑ አንቀፅ የቀን ያለኝ የሳይነት ድርጅት

1) እንደሆነ ከሆኑ ማስረጃዎች ጋር ተያይዞ የሚቀርብ ይሆናል፡፡

Part Three

Law Firm

17. Establishment of a Law Firm

1) Two or more advocates who have the principal advocacy license with similar status may establish professional law firm by partnership agreement.

2) A professional law firm which is established in accordance with Sub-Article 1 of this Article shall be a limited liability ordinary partnership and shall bear the phrase “limited liability ordinary partnership” next to its name.

3) The professional law firm established in accordance with Sub-Article 1 of this Article shall be established to render only advocacy service.
3) Hayyamni dhaababata tajaajila ogumma abukaatummaatii kennamu kanneen armaan gadii of keessatti qabaachu qaba:
(a) Maqaa dhaabbatichaa;
(b) Teesoo hojiid dhaabbatichaa;
(c) Lakkooofsa waraga hayyamichaa;
(d) Guyyaafi bara hayyamni kenna-
(e) Maqafi mallattoo nama hayyama kenne-
4) Dhaababnii tajaajila ogummaa abu-
5) Dhaababnii tajaajila ogummaa abu-
20. Nama Miseensa Dhaabbatichaa Ta’uu Danda’u
Namni miseensa dhaababata tajaajila ogumma abukaatuummaa ta’uu danda’u akkaataa Labsii kanaatiin nama hayyama abukaatuummaa muumme qabu qofaadha.
21. Dirqama Miseensotaa
1) Namni miseensa dhaababata tajaajila ogumma abukaatuummaa kennu dhunfia isoatiin tajaajila abukaatuummaa kennuu ta’e miseensa dhaababata tajaajila ogumma abukaatuummaa biraa ta’uu hin danda’u.
2) Kan Keewwata kana Keewwata Xiqqaa 1 jalatti tumame jiruuyyuu abukaatoon miseensa dhaababata ogummaa abukaatuummaa osoo hin ta’in dura dhimmoota qabate raa-
3) Any advocate, who is a member of a law firm and release a law firm shall keep the secrets he knew because of his membership.
4) Shall not render professional advoca-
22. Revision of Memorandum of Asso-

23. Dirqama Ogummaan Tajaajiluu
Abukaatoo miseensa dhaabbata tajaajila ogummaa abukaatummaa dhukkubaan, hayyamaan yookiin sababa humnaa ol ta’een tajaajila irraa eegamu kennu can hin dandeeyo yoo ta’e malee tajaajila ogummaa abukaatummaa dhukkubaan, hayyamaan yookiin sababa humnaa ol ta’een tajaajila irraa eegamu karaa dhaabbatichaatiin oso addaan hin kutii kennu qaba.

24. Walitti Makamiinsaafi Adda Bahuu
1) Dhaabbanni tajaajila ogummaa abukaatummaa kennan lamaafi isaa ol akkaataa seera ilaallatuuniifi dam bii ittiin bulmaata isaaniitti dambii naamusa ogummaa abukaatamummaa qabuuf ittigaafatamummaa walitti makameefi dhaableen adda qoodamuu ni darba.
2) Dambii injiin bulmaata dhaabbatichaa seerota birootiin kan hayyamaan yoo ta’e, dhaabbatichi akkaataa seera ilaallatuuniifi dam bii ittiin bulmaata isaaniitti dambii naamusa ogummaa abukaatiin qabuuf ittigaafatamummaa walitti makamuu ni danda’u; walitti makamiin yeroo raawwatamu mir gaaafi dirqamni dhaabbata tajaajila ogummaa abukaatummaa kennu du raanii gara dhaabbata walitti makameefi dhaableen adda qoodamuu ni darba.

25. Raawwatiinsa Tumaalee Seera Daldalaa
Tumaaleen seera daldalaa dhaabbata gamtaa idilee irratti raawwatiinsa qaabat akkaataa barbaachisummaa isaaniitti dhaabbata tajaajila ogummaa abukaatummaa irratti raawwatiinsa ni qabaatu.

26. Itti Gaafatamummaa
1) Ittigaafatamaan dhaabbata tajaajila ogummaa abukaatummaa abukaatoonni dhaabbatichaa keessatti hojjetaniifi hojjettoonni biroos dambii naamusa ogummaa kabajuun hojjechuu isaanii ni mirkaneessa.
2) Dhaabbanni tajaajila abukaatummaa tajaajila kennuun wal qabatee miid haaa maamiltoota isaa irra gahuuf akkaataa Seera Hariiroo Hawaasaatiin beenyaa kafaluuf ittigaafatamummaa ni qabaatu.
3) Miseensa dhaabbata tajaajila ogummaa abukaatummaa ta’uun tajaajila abukaatummaa kennuun dhaabbata tajaajila ogummaa abukaatummaa hin hambisu.
27. Haala Hayyamni Itti Haqamu

1) Hayyamni dhaabbbata tajaajila ogummaa abukaatummaa kunnu sababoota armaan gadditiin ni haqama:
   (a) Dhaabbbatichi hojiisaa yoo dhaabbe;
   (b) Dhaabbbatichi hayyamna isaaf kennaamefi kaayyoo ittiin hundeef-fameen ala hojjatee yoo dhaabbe;
   (c) Dhaabbbatichi akkaataa seeraatiin akka dhaabbbata tajaajila-
   (d) Baay'inni miseensota dhaabbbata tajaajila-
   (e) Akkaataa Labsii kanaatiin Biiroon ra

2) Biiroon akkaataa Keewwata kana Keewwata Xiqqaa 1tiin mutti kem-
   (a) A law Firm License shall be revoked
   (b) The Bureau before making a decision
   (c) Advocates or law firm may request a
   (d) The type of service and its execution
   (e) Service Fee

3) Dhaabbbamni hayyamni jalaa haqame akkaataa Dambii Labsii kana raaw-
   (a) Where the firm phases out;
   (b) Where the firm is found practic-
   (c) Where the dissolution of the
   (d) Where it is found that the
   (e) Where is found performing

4) Dhaabbbamni hayyamni jalaa haqame
   (a) If it is found that the firm is decided in accordance
   (b) If it is found that the
   (c) If it is found that the
   (d) If it is found that the
   (e) If it is found that the

KUTAA AFUR
Tumaalee Wallini

28. Kaffaltii Tajaajila

1) Abukaatoon yookiin Dhaabbbanni tajaajila ogummaa abukaatummaa tajaajila argatuuf kaffaltii tajaajilaa kaffaluu qaba.

2) Gostii kaffaltii tajaajilaaf haalli raawwii isaa Dambii bahuuun kan muttii tajaajilaa.

3) Abukaatoon yookiin dhaabbbanni tajaajila ogummaa abukaatummaa tajaajila maamlaaf kennuuf kaffaltii tajaajilaa kenneen walmadaalu kaffaluu qaba.

29. Galme Gurmeeessuu

Akkaataa Labsii kanaatiin Biiroon ra-
   (a) The amount of the service fee shall be
   (b) The amount of the service fee shall be
   (c) The amount of the service fee shall be
   (d) The amount of the service fee shall be
   (e) The amount of the service fee shall be

28. Service Fee

1) Advocates or law firm shall pay service fee for service given to it.

2) The type of service and its execution shall be decided by the Regulation to be issued.

3) Advocates or law firm may request a reasonable service fee for service he renders to his client, shall give a receipt upon receiving the service fee; the amount of the service fee shall be decided by the Regulation to be issued.

29. Organizing Files

The Bureau, in accordance with this Proclamation shall organize a register in which particulars of the advocates and the law firm are registered and shall be open to the public.
30. Employment and Registration
1) An advocate or law firm may employ assistance advocates and other employees needed for the work.
2) Notwithstanding the provision of Sub-Article 1 of this Article, an advocate or a law firm may not employ the following person as assistance of advocates:
   (a) A person whose advocacy license is revoked or suspended;
   (b) A person dismissed from office due to disciplinary infringement;
   (c) A person charged for and convicted of an office and not reinstated;
   (d) A permanent public servant.
3) Notwithstanding to Sub-Article 2 (a) and (b) of this Article an advocate or law firm may employ as law clerk a person whose advocacy license is revoked or suspended or a person dismissed from office due to disciplinary infringement where time limit for his reinstatement is over or passed by this Proclamation or civil service law.

31. Notification of Change
Advocate or law firm who obtained advocacy license in accordance with this Proclamation shall notify in writing any change or improvement to the Bureau within fifteen days from the day the change is made.

32. Replacing a License
A lost or damaged license of an advocate or a law firm shall be replaced upon submitting of a written application to the Bureau and payment thereof.
33. Haaromsa Hayyamaa

1) Hayyamni abukaatummaw yoo kiin dhaabbata tajaajila ogummaa abu-kaatummmaw wagga waggaan kan haaromfamu ta’ee, ji’a Adoolessa 1 hanga 30 ta’uu qaba.

2) Yeroo Keewwata kana Keewwata Xiqqaa 1 jalatti tumame keessatti abukaatoon yoo kiin dhaabbani tajaajila ogummaa abukaatummmaw hayyama isaa hin haarom sine abdabbbi qargaa dhabalata kaffaluun hanga Fulbaana 30tti haaromsachuu ni danda’a.

3) Bu’uura Keewwata kana Keewwata Xiqqaa 2 tiin abukaatoon yookiin dhaabbanni tajaajila ogummaa abukaatummaa hayyamna isaa hin haaromsiifne akaa ilaala muuf Biirootti iyyachuu ni danda’a.

4) Gaaffiin haaromsa hayyamna abu-kaatoo yookiin dhaabbata tajaajila ogummaa abukaatummaa dhiyaatu kenneen armaan gadii of keessatti qabaachuu qaba:

   (a) Naga’ee gibira bara sanaa kanitti kaffalame;

   (b) Namoota harka qalleeyyi ta’uun kaffaltii tajaajilaa kaffaluun hin dandeenyeef waggaatti sa’aa 50 fi sanaa oliif tajaajila bilisaa ken-nuu isaa ragaa ibsu;

   (c) Leenjii Biiroodhaan bara sana kenname fudhachuu isaa ragaa agarsiisu.

5) Sirna tajaajila abukaatummmaw bi-lisaa ittiin hordofamuufi gabaafamu Biiroon Haqaa fi Manni Murtii Wal-aigalaa waliin ta’uu ni diriirsu.

6) Iyyataan bu’uura Labsii kanaatiin Dambii ba’u irratti kaffaltii haaromsaf murtaa’u kaffaluu qaba.

34. Hayyama Deebisuu

1) Abuukaatoon yoo kiin dhaabbani tajaajila ogummaa abukaatummmaw kamiiyyuu hoji ogummaa kanaan alaa iratti adda dureedhaan kan bobba’e yoo ta’e, yoo kiin sababa kamiiunu hoji tajaajila ogummaa abukaatummmaw kenneen kan hin dandeenye yoo ta’e, akka haala isatta hayyama isaa yeroo murtaa’ee yoo kiin dhaabbiidhaan Biiroo ni deebisa.

33. Renewal of License

1) An advocacy or law firm license shall be renewed annually and it is executed from Hamle 1 up to 30 of Ethiopian calendar.

2) Advocate or law firm who may not renew his advocacy license with in time limit stated under Sub-Article 1 of this Article, may with additional fee renew up to Meskerem 30 of Ethiopian Calendar.

3) An advocate or law firm who failed to renew advocacy license within the time limit provided under Sub-Article 2 of this Article by force majeure may apply to the Bureau for the renewal.

4) Any request for renewal of advocate’s or law firm’s license shall include the following particulars:

   (a) A document showing the tax payment of that year;

   (b) A document showing that he renders free advocacy service to persons who are unable to hire an advocate for 50 or more hours annually;

   (c) Document showing that he has taken training given by the Bureau.

5) System by which free advocacy service is followed up and reported shall be provided by the Bureau and Oromia Supreme Court.

6) An applicant shall pay renewal fee that will be stated in the Regulation issued in accordance with this Proclamation.

34. Returning a License

1) Any advocate or law firm shall return his license to the Bureau temporarily or permanently, as the case may be, where mainly engaged, in any activity outside the profession or is not in a position to render professional services up on any other ground.
2) Bu’uura Keewwata kana Keewwata Xiqqa 1 tiin sababni hayyama isaa akka deebisu isa dirqisiis ak-kuma xumurameen yookiin maqafa-meen yeroo hayyama isaa deebise keessatti balleessaa seeran adabsisu kan hin raawwancne yoo ta’ee, guyyaay hayyamihci deebise irraa eegalee yeroo waggaa tokkoo keessatti kaffaliti barbaachisuu raawwachuu hayyama isaa deebisee fudhachuu ni danda’a. Ta’us haala kanaan yeroo tokkoo ol fudhachuu hin danda’a.

35. Leenjii Kennuu
1) Biiroon kenniinsa tajaajila abu-kaatummaa fooyyessuuf kan gargaaru abukaatotaaf leenjii kennuu yookiin akka kennamu taasisuu ni danda’a.
2) Abukaatoon kamiyyuu rakkoon humnaa olii yoo isa qunname malee, leenjii Biiroon kennu fudhachuuf dirqama qaba.

KUTAA SHAN
Balleessaawwaniifi Adabbiiwwan Naamusaa

36. Severe Disciplinary Offences
The following shall be regarded as severe disciplinary offences:
1) Failing to achieve his obligation in pleading;
2) Failing to keep any personal or organizational secret or information of a customer obtained because of his profession;
3) Rendering advocacy service where there is conflict of interest;
4) Failing to keep client’s property and document properly;
5) Rendering advocacy service without renewing a license;
6) Giving fraudulent or false explanation about himself or his organization or service he renders;
7) Giving false information for a 3rd party about his client’s case regarding facts or legal issue;
8) Committing acts contrary to the constitution and constitutional order;
9) Being punished twice or more with simple disciplinary breach;
10) Hayyama abukaatummaw dhoorka-meen taaįįčiįį isaa darbee taaįįčiįį isaa dhaabba አበወክት በትልቅና ወቃድ የጥብቅና ድርጅት ሇህለትና ወይም ከሦስት ዓመት በላይ የጥብቅና ድርጅት ሉኖ መገኘት፣
11) ዣብ ለሆነ የተደነገገውን በመተላለፍ ጠበቃው የጥብቅና ድርጅት ሆኖ ርወረርት ሆኖ መገኘት፣
12) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
13) ዣብ ላይ የጥብቅና ድርጅት ሆኖ ርወረርት ሆኖ መገኘት፣
14) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
15) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
16) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
17) ዣብ ወገኖቂ የጥብቅና ድርጅት ሆኖ ርወረርት ሆኖ መገኘት፣
18) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
19) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
20) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
21) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣
22) ዣብ ወታሶቂ ምክንያት ከችሎት መቅረት፣

10) Rendering advocacy service using a suspended license;
11) Getting an advocacy license with a fraudulent document or statement or through mischief;
12) Convicted of stealing, committing forgery or fraudulent act or being an offender of a crime intentionally committed entailing to more than three years imprisonment;
13) Found rendering advocacy service in his private statues while he is a member of a law firm or being a member in two or more law firms in violation of the provision of Article 21 Sub-Article 1 of this Proclamation;
14) Rendering advocacy service on cases he has been an arbitrator, a judge, prosecutor or cases he had pleaded when he was an agent of his previous office;
15) Rendering advocacy service on specific case for conflicting parties;
16) Asking or making a client pay more than the permissible payment;
17) Rendering advocacy service beyond the power limitation of his license;
18) Preparing statement of claim without facts told to him by a client and proceed pleading;
19) Being absent from trial without ample cause;
20) Making his client pay for advocacy service he render in statues of special advocacy license;
21) Giving or attempting to give money or property of his client or other customer to a judge, prosecutor or to other workers of the justice sector;
22) Begging another for his client or other person cases;
23) Drinking and intoxicated, using addictive leaves or found in a place which undermines the respect of advocacy profession; or
24) Performing activities which undermine advocacy profession on his client or on another person.

37. Simple Disciplinary Breach
The following shall be regarded as simple disciplinary breaches.

1) Failing to renew advocacy license without sufficient ground;
2) Employing a law clerk contrary to Article 30 Sub-Article 2 of this Proclamation;
3) Failing to notify and cause to be registered law clerk or other workers employed or any change or improvement by violating Article 30 Sub-Article 3 and Article 31 of this Proclamation;
4) Disturbing or committing acts that undermine human dignity where disciplinary cases lodged against him is proceeding or where he is getting service;
5) Failing to give correct information regarding the condition to his client on time.

38. Objective, Types and Categories of Disciplinary Measures
1) The objective of advocate disciplinary measure is to protect clients, society, the justice system and legal professions from advocates who does not fulfill or fail to perform their duties and responsibilities properly.
2) The following disciplinary measures may be imposed by considering severity of disciplinary breaches on advocate or law firm:
   (a) Written warning;
   (b) A fine from 1,000-10,000 Birr;
   (c) A fine of more than 10,000 up to 20,000 Birr;
   (d) Suspension license for not more than one year; or
39. Akkaataa Murtii Adabbii Naamusaa

Gumiin, murtii adabbii naamusaa yoo murteessu balleessaa naa musaatiin miidhaa gae yoo kiin gahuu danda’a tilmaama keessa galchuun akkaataa Labsii kana Keewwata 38tiin adabbii ibsamnuu keessaa tokkoo isatiin yookiin isaa olini murtii adabbii kennuu ni danda’a.

40. Hayyama Abukaattoo Dhoorkame yookiin Haqame Deebisuu

1) Abukaatoon yookiin dhaabbanni tajaajila ogummaa abukaatummaa hayyamni isaa dhoorkame yeroon dhoorkichaa yoo xumuramu hayyamni isaa ni deebi’aaf.

2) Abukaatoon yookiin dhaabbanni tajaajila ogummaa abukaatummaa keninu hayyamni jalaa haqame balleessaa yookiin hanqina haqamuu hayyamichaaf sababa ta’e sirreesuun seeraafti naamusaa ogummaa kabajuun kan hoojettu ta’uusaa isaa hubachiisuuul xamuu hayyamni isaa akka deebi’uuf iyyan dhiyeessuu ni danda’a.

3) Biroon akkaataa Keewwata kana Keewwata Xiqqaa 2 tiin iyyannoo dhiyaate qorratee hayyamni abukaatummaa akka kennamuuf murteessu ni danda’a.

4) Biroon akkaataa Keewwata kana Keewwata Xiqqaa 3tiin murtii kennuuf abukaatoon yookiin dhaabbannu tajaajila ogummaa abukaatummaa akkaataa Labsii kana keewwata 42 jalatti dirqama tumame bahuuf tarkaanfii fudhate tilmaama keessa galchuu qaba.

41. Dhoorka Yeroof Taasifamu

Gumiin, abukaatoon yookiin dhaabbanni tajaajila ogummaa abukaatummaa gocha yakkaa ittiin himatame yoo kiin balleessaa naamusaa cimaan rawwatamne bulchiinsa sirna haqaa iratti dhiibbaa kan geessisu ta’ee yoo arge dhimmicahi hanga murtii argatutti abukaaticha yoo kiin dhuebaabticha dhoorkee tursisu ni danda’a.

(e) Hayyama abukaatummaa haquu.
3) Kan Keewwata kana Keewwata Xiqqaa 2(a) jalatti tarreeffame adabbii naamusaa salphaa jedhamuun ramadama.
4) Kan Keewwata kana Keewwata Xiqqaa 2(b)-(e) tti tarreeffaman adabbii naamusaa cimaa jedhamuun ramadama.

39. Decision of Disciplinary Measure

The Commission, by considering the damages occurred or would have occurred may decide one or more disciplinary measures described under Article 38 of this Proclamation.

40. Releasing Suspended or Revoked Advocacy License

1) The suspended advocacy license shall be released for an advocate or a law firm as soon as the suspension period is lapsed.
2) An advocate or a law firm whose advocacy license has been revoked may apply for the reinstatement of the license by stating the correction of faults or shortcoming that is a ground for revocation of license by respecting professional ethics.
3) The Bureau may decide the advocacy license to be given by examining the application submitted in accordance with Sub-Article 2 of this Article.
4) When passing a decision as per Sub-Article 3 of this Article, the Bureau, shall take in to consideration measures taken by the advocate or the law firm to implement obligations provided under Article 42 of this Proclamation.

41. Temporary Suspension

The Commission may suspend an advocate or a law firm where a crime of which he/it is accused or a severe disciplinary breach committed is found to have a negative impact on justice administration system.

(e) Cancelation of advocacy license.
3) Measure stated under Sub-Article 2 (a) of this Article is categorized as simple disciplinary measure.
4) Measure described under Sub-Article 2 (b) - (e) of this Article are categorized as severe disciplinary measures.
42. ለማቀራብ እላለ ይመቀረብ ውጠቅ ከመቀረቡት ይህንን በተጠቀም ከሚረጋግጠል ይታወቂያ

43. ይህ እላለ ታህሳስ ለማቀራብ ከሚረጋግጠል ይታወቂያ

44. የተከሳሹ ከሚያከርካከር መቀረብ ከሚያከርካከር ይታወቂያ

42. ለማቀራብ እላለ ይመቀረብ ውጠቅ ከመቀረቡት ይህንን በተጠቀም ከሚረጋግጠል ይታወቂያ

43. ይህ እላለ ታህሳስ ለማቀራብ ከሚረጋግጠል ይታወቂያ

44. የተከሳሹ ከሚያከርካከር መቀረብ ከሚያከርካከር ይታወቂያ

42. ለማቀራብ እላለ ይመቀረብ ውጠቅ ከመቀረቡት ይህንን በተጠቀም ከሚረጋግጠል ይታወቂያ

43. ይህ እላለ ታህሳስ ለማቀራብ ከሚረጋግጠል ይታወቂያ

44. የተከሳሹ ከሚያከርካከር መቀረብ ከሚያከርካከር ይታወቂያ
45. Eeruu yookiin Himata Kaasu
Nammi eeruu yookiin himata dihiyeese eeruu yookiin himata isaa kan kaase yoo ta’ellee, Gumii dihimichiga ilaalee murtii akka hin kennine hin taasisu nida’a.

46. Garagalchaa Ragaa Fudhachu
Himata himatamaa irratti dhiyaateef, Gumiin dhimmichi ilaal eeruu yookiin himata isaa kan kaase Namni eeruu yookiin himata dhiyeesse.

47. Beellama Jijjiiruu
1) Gumiin barbaachisaa ta’ee yoo arge kaka’umsa mataa isaa tin yookiin gaafii himatamaa irratti.
2) Dhimma dogoggora seeraa yoo ta’ellee, Gumiin dhimmichi ilaal eeruu yookiin himata isaa kan kaase Namni eeruu yookiin himata dhiyeesse.

48. Himata yookiin Deebii Fooyyessuu
1) Gumiin himanni himatamaa irratti dhiyaate wali-in ragaa seeraa yoo ta’ellee, Gumiin dhimmichi ilaal eeruu yookiin himata isaa kan kaase Namni eeruu yookiin himata dhiyeesse.

49. Himata Naamusaa Qorachuun Murtii Kennuu
1) Gumii himatafii ragaa dihiyateef qorotate himaticha haqu yookiin akkaataa Labsii kana Keewwata 39 jalatti tumameen murtii kennuu nida’a.
2) Dhimma dogoggora seeraa yoo ta’een alatti murtii Gumii kennu isa dhumaa ta’a.
3) Abukaaooto balleesaa naamusaati-in adabarne yakaan gaafatamuun ir-raa bilisa hin ta’u.

50. Himata Naamusaa Qorachuun Murtii Kennuu
1) Gumii himatafii ragaa dihiyateef qorotate himaticha haqu yookiin akkaataa Labsii kana Keewwata 39 jalatti tumameen murtii kennuu nida’a.
2) Dhimma dogoggora seeraa yoo ta’een alatti murtii Gumii kennu isa dhumaa ta’a.
3) Abukaaooto balleesaa naamusaati-in adabarne yakaan gaafatamuun ir-raa bilisa hin ta’u.
4) Abukatoon balleessa naamusaa raawwate irraa kan ka’een yakkaan adabamuun isaa adabbii naamusaa hin hambisu.

50. Murtii Ira Deebiin Ilaaluu
1) Takaanfiin naamusaa abukaatoo yoo kiin dhaabbata tajaajila ogum-maa abukaatummnaa irratti fud-hatame sanadaafi ragaa sobaatiin yoo kiin seeraan ala ta’uu isaa ragaan yoo dihiyate, Gumiin dihimichaa ira deebiidaa qoratee murti barbaachisa ta’e kennuun ni danda’a.
2) Akkaata Keewwata kana Keewwata Xiiqaa Iti Gumiin ira deebiini qoran-naa gaggesseesuun kan danda’u’u qammi murtiichi ira deebi akka ilaalamuu’u barbaadu dihimichi jiraachuu isaa erga beeke ji’a tokko keessatti iyyan-

51. Ol’iyyanno
1) Murti Gumiin kenne dogoggora seeraa qaba jedheeyaa qammi murtiir ratti komii qabo erga murtiin kenna-mee guyaa 30 keessatti Mana Murttii Walhiqala Oromiyaatti ol’iyyachuu ni danda’a.
2) Manni Murtti gara ijoob dubitti osoo hin seenin dihimma dogoggora seeraa qofa irratti murtiin kennaan dihimichi gara Biirooti ni deebisa.
3) Gumiin murtti Mana Murttii bu’uura godhachuun dihimichi irra deebi’ee ni ilaala.

52. Darbiinsa Yeroo
1) Balleessaan cimaan guyaa raawwate irraa kaase waggaa lama keessatti komii kan hin dihiyame yoo ta’e, abukaatoo badicha raawwate irratti komii dihiyefachuu hin danda’amu.
2) Balleessaan salphaan guyaa raawwate irraa kaase waggaa tokko keessatti komii kan hin dihiyame yoo ta’e, abukaatoo badicha raawwate irratti komii dihiyefachuu hin danda’amu.

53. Yeroo Turmaataa Rikardii Adabbii
1) Adabbii in balleessa naa guyaa adabbii muurta’e raawwate irraa kaase waggaa 2 booda aka rikardiitti abukaatoo adabame irratti hin qabamu.
2) Adabbii balleessaan salphaa guyaa adabbii muurta’e raawwate irraa kaase waggaa 1 booda aka rikardiitti abukaatoo irratti hin qabamu.
### KUTAA JAHÅ

Gumii Dhimma Naamusa Abukaato

54. Hundeefama

1) Gumii Dhimma Naamusa Abukaatotaa Naanoom Oromiyaa armaan booda “Gumii” jedhamee waamamu Labsii kanaan hundeefamuu ni danda’a; haalli hundeeffamaa, aangoo fi hojii isaa Dambii bahun kan mutrattu ta’aa.

55. Miseensota Gumii

1) Gumii, miseensota armaan gadii ni qabaata:
   - (a) Hogganaa Biiroo ... Walitti Qabaa;
   - (b) Itti Aanaa Hogganaa Biiroo ... Itti Aanaa Walitti Qabaa;
   - (c) Hogganaa Biirtootii kan rama ... miseensa;
   - (d) Mana Murtii Waliigalaa irraa Abbaa Seeraa tokko ... miseensa;
   - (e) Waldaa Abukaattotaatii kan ramadan bakka bu’oota lama ... miseensa.

2) Barri hojii miseensa tokkoo waggaa lamaaf ta’a.

3) Keewwata kana Keewwata Xiqqaa 2 jalatti kan tumame akkuma ee gametti ta’ee, miseensi kamiyyuu irra deebiin filatamuu ni danda’a.

56. Aangoo fi Hojii Gumii:

Gumiin aangoofi hojii armaan gadii ni qabaata:

1) abukaatoo yookiin dhaabbata ta jaajila ogummaa abukaatumma irratti Labsii kana yookiin Dambii bu’ura Labsii kanaatiin bahu darbuun himanni yammuu dhiyaatu himaticha fudhatee calaluun murtii ni kenna.

2) Bu’ura Keewwata kana Keewwata Xiqqa 1 tiin murtii kenname kamiyyuu galme dhuunfaa abukaaticha keessatti akka galmeefamu ni taasisa.

3) Himata abukaato yookiin dhaabbata tajaajila ogummaa abukaatumma irratti dhiyaate ilaaluu kan dandeessisu ragaan jirachuu isaa yoo mirkaneeffate, abukaatichi yookiin dhaabatichii deebii isaa guyyaa 15 keessatti akka dhiyeessu waraqa waamichaa irratti ibsuun himaticha abukaatichaa yookiin dhaabatichaa ni erga.

### PART SIX

Commission of Disciplinary Matters of Advocates

54. Establishment

1) Commission of Disciplinary Matter of Advocates of Oromia Region here after called “Commission” shall be established by this Proclamation

2) The Commission of Disciplinary Matters of Advocate may be established at Zonal level; the condition of establishment, powers and duties of this Commission shall be decided by the Regulation to be issued.

55. Members of the Commission

1) The Commission shall have the following members:
   - (a) Head of the Bureau ... chairperson,
   - (b) Vice head of the Bureau ... Deputy chairperson,
   - (c) Two prosecutors assigned by the head of the Bureau ... member,
   - (d) One judge from the Supreme Court ... member,
   - (e) Two advocates assigned by Advocate’s Association ... member;

2) Term of office of a member shall be two years.

3) Without prejudice to Sub-Article 2 of this Article, any member may be elected again.

56. Powers and Duties of the Commission

The Commission shall have the following powers and duties:

1) Examine and give decision on an accusation lodged against an advocate or law firm for violating this Proclamation or Regulation issued in accordance with this Proclamation.

2) Cause any decision given in accordance with Sub-Article 1 of this Article to be registered in private file of an advocate.

3) Where it is ensured that the evidence is sufficient to entertain the charge against an advocate or law firm the charge is sent with a notice for him/her to submit a statement of defense within 15 days.
4) Himataafi ragaan abukaaticha yook-
iin dhaabbaticha irritti dhiyaate, akkasumas deebifi ragaan abukaat-
ichaan yookiin dhaabbitchaan ken-
name erga qoratamee booda:
(a) Himatchi yoo sirrii ta’uu baate-
yn dhaabbaticha irratti dhiyaate,
akkasumas deebiifi ragaan abukaat-
ichaan yookiin dhaabbatichi akka
gaggeeffamu ni taasisa.
(b) Himatchi sirrii yoo ta’eefi ragaad-
haan yoo deeggarame, akkuma ul-
faatina balleessaa raawwatameetiin
adabbiiwwan Keewwata 38 Kee-
wewata Xiqqaa 2 jaltti tumanan
keessaa tokko irritti ni kenna.

5) Bu’uura Labsii kana Keewwata 34
Keewwata Xiqqaa 1 jalatti tuma-
meen abukaatoon yookiin dhaabbata
tajaajila ogummaa abukaatummaa
hayyama isaa hin deebisne yoo
jiraate dhimmicha qorachuun hayy-
amicha akka deebisu murteessuu ni
danda’a.

6) Bu’uura Labsii kana Keewwata 41
jalatti tumameen abukaatoo yookiin
dhaabbata tajaajila ogummaa abu-
kaatummaa yeroof hayyama isaa
dhoorkee tursiisuu ni danda’a.

7) Haala yookiin akkaataa murtiin itti
raawwatamu irratti ajaja ni kenna;
i raawwachiisa.

8) Barreessaa Gumii ni ramada.

9) Hojimaata isaa ilaalchisee qajeelfa-
ma ni qopheessa.

57. Sirna Walga’ii Gumii 

1) Gumiin ji’a ji’aan walgahii idilee
kan qabaatu ta’ee, akkaataa bar-
baachisummaa isaatti walgahii arii-
fiisaa waamuu ni danda’a.

2) Miseensota Gumii keessaa harki
walakkaa ol yoo argaman walgahiin
Gumii guutuu ta’a.

3) Murtiileen Gumii sagalee caalmaati-
in kan darbu ta’ee, sagaleen walqixa
yoo ta’e yaadni walitti qabaan deeg-
garame murtii Gumii ni ta’a.

KUTAA TORBA 
Barressitoota Dhimma Seeraa

58. Kenniinsa Tajaajila Barreessaa Dhim-
ma Seeraa 

1)Barreessaan Dhimma Seeraa kami-
yyu gaaffii maamila isaa irritti
hundaa’udhaan bu’uura seeraatiin
tajaajila iyyannoo seeraa barreess-
suu yookiin waliigalte adda addaa
qopheessuu qaba.

4) After examining charges and evi-
dence against an advocate or law
firm as well as the statement of de-
fense and the evidence to support it:
(a) Where the charge is not correct or
is not supported by sufficient evi-
dence, it cancels the charge and
let an advocate or law firm free.
(b) Where the charge is correct and
supported by sufficient evidence it
evaluates the gravity of the breach
committed and decide one of the penalties described
under Article 38 Sub-Article 2 of
this Proclamation.

5)Examine and give decision on an
advocate or law firm where he did
not return his license in accordance
with Article 34 Sub-Article 1 of this
Proclamation.

6) Based on Article 41 of this Procla-
mation suspend license of an advo-
cate or law firm for temporarily.

7) Give order on the condition of the
execution of the decision; cause it to
be executed.

8) Assign the secretary of the Com-
nission.

9) Prepare directives regarding its
work procedure.

57. Meeting Procedure of the Commission 

1) The Commission shall have regu-
lar meeting once in a month and it
may call urgent meeting as may be
necessary.

2) It shall be a quorum where more-
than fifty percent of the members of
the Commission are present.

3) Decision shall be passed by major-
ity vote, in case of a tie the decision
supported by the chairperson shall
be the decision of the Commission.

PART SEVEN 
Paralegals

58. Rendering service of paralegal 
1) Any paralegal shall prepare legal
application or different contract in
accordance with the law and the
request of his client.
2) ላይናኝ ወይም ከማጨት ላይ ለማስፈርት ያስቀርባል።

3) በሚሰጥበት ዝት ላሚ አድራሻ ልክርባረው ይገባል፡፡

4) ይህን አገልግሎት በሚወጣው ደምብ ለማግኝት የሚከተሉት መስፈርቶች መሟላት አለባቸው፡-

5) የትምህርት ደረጃው ትቅል ከዚያ ላላነሰ ጊዜ ሥልጠና መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

6) የትምህርት ደረጃው ትቅል ከዚያ ላላነሰ ጊዜ ሥልጠና መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

60. ይህን አገልግሎት የሚችል፣ የሚቀርብ፣ የሚያሳይ፣ የሚያስከብር፣ የተያያዘ የአንድ አመት የሙያ ልምድ የለው፣ ወይም በህግ ጉዳይ ፀሐፊነት ሦስት ተከታታይ አመታት እየሠራ መሆኑን፣ ወይም የህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

2) በክልሉ መስራት የሚችል፣

3) የአገሪቱንና የክልሉን ሕገ መንግስትና ከህግ የሚያከቡርና የሚያስከብር፣

4) ከህግ ጉዳይ ጋር የተያያዘ ከሦስት ላላነሰ ላላነሰ ከውስጥ መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

5) የትምህርት ደረጃው ትቅል ከዚያ ላላነሰ ጊዜ ሥልጠና መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

6) መልካም ስነ ምግባር ያለው መሆኑን የሚያሳይ ማስረጃ፣

7) ለማግኝት የሚከተሉት መስፈርቶች መሟላት አለባቸው፡-

8) የትምህርት ደረጃው ትቅል ከዚያ ላላነሰ ጊዜ ሥልጠና መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

9) የትምህርት ደረጃው ትቅል ከዚያ ላላነሰ ጊዜ ሥልጠና መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

10) ለማግኝት የሚከተሉት መስፈርቶች መሟላት አለባቸው፡-

11) የ.Cart. ፻፲፱ የህግ ማመልከቻ ላይ ፊርማና ድርሻውን የሚገልፅ የሥም ቲተር አስቀመጥ አለበት ፡፡

12) በዚህ አንቀጽ ንዑስ አንቀጽ ፩ ከተጠቀሱት ሲገልገሎቶች ውጪ ማንኛውንም ሌላ ሲገልገሎቶች መስጠት አይችልም፡፡

13) አገልግሎት በሚሰጥበት ቦታ ቋሚ አድራሻ ይገባል፡፡

14) የሚሰጠው አገልግሎት ፍቃዱን በወሰደው ፨ቃዱን መሆን አለበት፡፡

15) ይህን አገልግሎት በሚወጣው ደምብ ወይም መመሪያ መሠረት በመደራቸistine በመስጠት ይቻላል፡፡

16) መመዝገብና ፈቃድ ማግኘት

17) የህግ ጉዳይ ፀሐፊ መሥራት በሚፈልገው ዞን ውስጥ በፍትህ ጽ/ቤት ተመዝግቦ ለማግኘት አለበት፡፡

18) ማንኛውም የህግ ጉዳይ ፀሐፊ ሳያገኝ በዚህ አንቀጽ ፶፱ ሥር የተዘረዘሩትን አገልግሎቶች መሥጠት አይችልም፡፡

19) ፈቃድ ለማግኘት መሟላት የሚገባቸው መስፈርቶች

20) ፈቃድ ለማግኘት የሚከተሉት መስፈርቶች መሟላት አለባቸው፡-

21) የክልሉ ቋንቋ መስራት የሚችል፣

22) የአገሪቱንና የክልሉን ሕገ መንግስትና ከህግ የሚያከብርና የሚያስከብር፣

23) ከህግ ጉዳይ ጋር የተያያዘ ከሦስት ላላነሰ ከውስጥ መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

24) ያገኝ ከወር ላላነሰ ከውስጥ መውሰዱን የሚያሳይ፣ ወይም ከህግ ትምህርት ያለው መሆኑን የሚያሳይ ማስረጃ ያቀረበ፣

25) የትምህርት ደረጃው ፲ኛ ክፍልና ከዚያ ላላነሰ ጊዜ ሥልጠና መውሳዱን የሚያሳይ፣

26) የህግ ጉዳይ ፀሐፊ መሥራት በሚፈልገው ዞን ውስጥ በፍትህ ጽ/ቤት ተመዝግቦ ለማግኘት አለበት፡፡

27) ማንኛውም የህግ ጉዳይ ፀሐፊ የአገረታን የክልሉ አንቀጽ ፶፱ ሥር የተዘረዘሩትን አገልግሎቶች መሥጠት አይችልም፡፡

28) ፈቃድ ለማግኝት መሟላት የሚገባቸው መስፈርቶች
61. **Kaffaltii Tajaajila**

1) Barreessaan Dhimma Seeraa kaminnyuu tajaajila keneef kaffaltii taajajila madaalawaa ta’e kaffalchiisu ni danda’a.

2) Kaffaltii kaffalchiiseef nagahee kenna, hamni kaffaltii Dambii bahnuu kan murtamuuta’a ta’a.

3) Qaanmi barreeffamii irra deebi’amee haabarreeffamu yoo jedshe, Barreesaan Dhimma Seeraa barreeffamichaa qopheesseek kaffaltii dabalataa malee sirsreesee barreessuu qaba.

4) Galii argate irraa mootummaaf gibira kaffaluu qaba.

62. **Hayyama Argachuuf Iyyannoo Dhiyaatu**

Nammi hayyama Barreessaan Dhimma Seeraa argachuuf barbaaduu unkaa iyannoo dhimma kanaa qophaa’e guutee dihiyeesshachu qaba.

63. **Hayyama Haaromsuu**

1) Hayyamni Barreessaan Dhimma Seeraa waggaa waggaaan kan haaromfamuu ta’ee, yeroon haaromsaa ji’a Adoolsaa 1 hanga 30 ta’a.

2) Yeroo Keewwata kana Keewwata Xiqqaa 1 jalatti tumame keessatti Barreesaan Dhimma Seeraa hayyama isaa hin haaromsine hanga Onkoleessa 30 ti adabbii qarshii dabalataa kaffaluun haabarreeffamu yoo jedhe, Barreesaa Dhimma Seeraa kaffaluun haaromsachuu ni danda’a.

3) Bu’uura Keewwata kana Keewwata Xiqqaa 2 tiin Barreessaan Dhimma Seeraa sababa humnaa ol ta’eeyoo ka’a’ame keessatti hayyama isaa hin haaromsiifhe akka ilaalamuuf Godina hayyama itti argatetti iyayaachuu ni danda’a.

4) Hayyamicha haaromsuuuf gibira Mootummaa kaffaluu isaa ragaagarsiisuu dihiyeesshuu qaba; akkasumaa kaffaltii haaromsaa hayyamamaa kaffaluu qaba.

64. **Barreessaan Dhimma Seeraa Hojjii Iraa Jiru**

Barreessaan Dhimma Seeraa Labsiin kun bahanuun dura hojjii irra jiru ulaagalee Labsii kana Keewwata 60 jalatti tumaman yoo guuta ta’e guyyaay Labsiin kun bahe irraa egealee ji’a jaha keessatti galmaa’ee hayyama fuulhachuu qaba.

7) Any paralegal may make the client to pay money equivalent to the service he renders.

2) He shall give a receipt for the payment of service given; the service fee shall be determined by the Regulation to be issued.

3) Where the body to whom the application has been written requests for it to be written again, a paralegal shall write the application correctly without additional payment.

4) The paralegal shall pay tax for income earned.

62. **Application Submitted to Acquire License**

A person who wants to acquire a license to render service of paralegal shall fill and submit the form prepared for such purpose.

63. **Renewal of License**

1) Renewal of license shall be one at a year and it is excited from Hamle 1 up to Hamle 30 in Ethiopian calendar.

2) A paralegal who fails to renew his license with in the time limit stated under Sub-Article 1 of this Article may renew by paying a penalty fee until Tikmit 30.

3) A paralegal who fails to renew his license with in the time limit stated under Sub-Article 2 of this Article due to force majeure may submit an application to the Zonal Justice Office for the renewal of his license.

4) Shall submit a document showing that he had paid tax for the renewal of his license; he shall also pay renewal fee.

64. **Paralegals Existing on Work**

Where a person have been working as a paralegals before the coming in to force of this Proclamation and fulfills the requirements stated under Article 60 of this Proclamation shall register and take a license within six months starting from the coming in to force of this Proclamation.
65. **Balleessaawan Cimaaфи Salphaa**

1) **Kanneen armaan gadiitti tarreeffaman balleessaawan cimadaa:**
   (a) Gaaffifi yaada maamilaatiin ala iyyannoo yookiin waliigelte barreessuu;
   (b) Dhimmoota unkaaleen tajajila biilisa ittiin kennaman bakka jiranitti iyyannoo seeraa kaffaltiidhaan barreessuu;
   (c) Hojjii ammaalaajummaa (waahe-lummaa) hojjachuu;
   (d) Hayyama dhoorkameen tajajila kennuu;
   (e) Hayyama hin haaromsamneen hojjjechuu;
   (f) Abbaa dhimma irraa ragaalee yookiin sanadoota fuudha-nii dhoksuu yookiin teesssoo dhaabbii irraa dhabamuu;
   (g) Iccitii maammilaa baasu;
   (h) Abukaatoo of fakkeessanii ab baaa dhiyaachuu;
   (i) Waa’ee isaa yookiin tajajila kennu irratti ibsa sobaa yookiin ibsa sobaa yookiin dogongorsu kennuu;
   (j) Balleessa naamusaa salphaatiin yeroo lamaafi isaa oliif himata-mee kan adabame;
   (k) Ragaa sobaa yookiin ibsa sobaa yookiin dogongorsu dha dhandhaa dhoorka seeraa argachuu;
   (l) Garee wal falmitoota lamaaniif iyyannoo seeraa barreessuu.

2) **Kanneen armaan gadiitti tarreeffaman balleessaawan salphaadha:**
   (a) Hayyama osoo hin haaromsine hafuu;
   (b) Iyyannoo seeraa keessatti jechoota kabaja namaa tuqanitti fayyada-muu;
   (c) Kafaltii tajajila kennamu waliin wal hin madaalle kaffalchiisuu.

66. **Hayyama Dhoorkanii Tursiisuu**

Barreessaan Dhimma Seeraa gochawwan Labsii kana Keewwata 65 jalatti tumaman raawwatee yoo argame dhimmichi hanga qulqulla’uti hanga ji’a lamaatti Waajjirri Haqaa Godinaa hayyama isaa dhoorkee tursiisuu ni danda’a.

65. **Severe and Simple Breaches**

1) The following shall be severe disciplinary breaches:
   (a) Writing an application or a contract without the request and opinion of the client;
   (b) Writing legal application with consideration where free service formats are available;
   (c) Working with acquaintanceship;
   (d) Rendering service with a suspended license;
   (e) Working without a renewed license;
   (f) Disappearing from his permanent address or hiding evidence and documents of a client;
   (g) Disclosing client’s secret;
   (h) Masquerading and presenting oneself as an advocate;
   (i) Giving false or fraudulent explanation regarding himself or the service he renders;
   (j) Accused and convicted of simple disciplinary breaches two times or more;
   (k) Acquiring paralegal license using false document or fraudulent explanation;
   (l) Writing an application for two contending parties.

2) The Following shall be simple disciplinary breaches:
   (a) Failing to renew a license;
   (b) Using words that undermine human dignity in a legal application;
   (c) Causing a client pay more than that what is compatible with the service he renders.

66. **Retaining The Suspension of License**

Where a paralegal found violating the provisions of Article 65 of this Proclamation, the Zonal Justice Office may suspend his license for two months until the case is examined.
67. Conditions in Which Client Lodged Accusation

1) A person who is harmed by paralegal may lodge his complaint in writing or orally to the Zonal or Woreda Justice Office.

2) The application lodged shall include the evidence or state the place where the evidence is found.

3) The Wereda Justice Office shall transfer the application to the Zonal Justice Office.

4) The Disciplinary Commission of Paralegal shall examine the complaint lodged and take necessary measures including revocation of a license.

68. Penalty

1) One of the following measures may be taken against a paralegal who has committed disciplinary breach:
   (a) Oral warning;
   (b) Written warning;
   (c) a fine of 200 up to 1000 Birr;
   (d) a fine of more than 1000 up to 3000 Birr;
   (e) Suspension of license from three months up to one year; or
   (f) Revocation of license.

2) The penalty described under Sub-Article 1 (a) - (c) of this Article shall be categorized as simple disciplinary measures.

3) The penalty described under Sub-Article 1(d) - (f) of this Article shall be categorized as severe disciplinary measures.

4) A paralegal who has been punished with disciplinary breach shall not be free from criminal liability.

5) A system in which disciplinary measure is taken shall be decided by Regulation to be issued.

69. Period of Limitation

1) Complain regarding severe disciplinary breach against a paralegal shall be barred by period of limitation unless it is lodged within two years starting from the day it has been committed.
2) Compliant regarding simple disciplinary breach against a paralegal shall be barred by period of limitation unless it is lodged within one year starting from the day it has been committed.

70. Retaining Time of Penalty Record
1) Penalty of severe disciplinary breach shall not be taken as a record against paralegal after a lapse of two years starting from the day the decision has been passed.
2) Penalty of simple disciplinary breach shall not be taken as a record against paralegal after a lapse of one year starting from the day the decision has been passed.

71. Powers and Duties of the Bureau
1) Give or cause to be given training that builds the capacity of paralegals.
2) Follow up and control activities of paralegals.
3) Provide the necessary work procedure.
4) Examine and decide an appeal lodged by a paralegal or by a client harmed by paralegal. The decision given shall be final. The details shall be determined by the Regulation to be issued.

PART EIGHT
Disciplinary Commission of Paralegals

72. Establishment
Disciplinary Commission of Paralegals here after called “Commission” shall be established at the level of Zonal Justice Office by this Proclamation.

73. Member of the Commission
1) The Commission shall have the following members:
   (a) The head of Zonal Justice Office ... Chairperson;
   (b) One prosecutor from Authentication and Licensing Work Process ... Secretary and member;
   (c) One prosecutor assigned by the head of Zonal Justice Office ... Member;
(d) Mana Murtii Ol’aanaa irraa Abbaa Seerra tokko ... miseensa;
(e) Barreessitoota Dhimma Seerra Waajjira Haqaa Godinaatti galmaahaniin kan filatamu Barreesaa Dhimma Seerra tokko ... miseensa;
2) Barri hojii miseensa tokko wag-gaa lamaaf ta’a.
3) Keewwata kana Keewwata Xiqqaa 2 jalatti kan tumame akkuma ee gametti ta’ee, miseensi kamiyyuu irra deebiin filatamuu ni danda’a.

74. Aangoo fi Hojii Gumii

Gumiin aangoofi hojii armaan gadii ni qabaata:
1) Barreessitoota Dhimma Seerra ir-ratti Labsii kana yookiin Dambii bu’uura Labsii kanaatiin bahu dar-buun himanni yammuu dhiyaatu himaticha fulhatee calaluun murtii ni kenna;
2) Bu’uura Keewwata kana Keewwata Xiqqaa 1tiin murtiin kenname kamiyyuu galmee dhuunfaa Barreessa Dhimma Seerichaa keessatti akka galmeeffamu ni taasisa;
3) Barreessaan Dhimma Seeraa ballees-saa naamusaatiin adabame yakkaan gaafatamuu irra bilisa hin ta’u.

75. Sirna Walga’ii Gumii

1) Gumiin akkuma barbaachisummaa isaatti yeroo yeroon walga’uun dhimmoota dhiyaataniif ilaalee ni murteessa.
2) Miseensoota Gumii keessaa harki walakkaa ol yoo argaman, walga’iin Gumii guutuu ta’a.
3) Murtiileen Gumii sagalee caalmaati-in kan darbu ta’ee, sagaleen walqixa yoo ta’e yaadni walitti qabaan deeg garame murtii Gumii ni ta’a.

76. Adabbii

Namni kamiyyuu:
1) Akkaataa Labsii kanaatiin hayyama abukaatummoo osso hin baasin yookiin osso hin haaromsin ta-jaajila ogummaa abukaatummoo yoo kenne yookiin kennauf yoo yaae adabbii maallaqaa qarsii 5,000 gadi hin taaneefi 20,000 hin caaleen yookiin hidhaa salphaa ji’a jahaa gadi hin taaneefi waggaa lama hin caaleen ni adabama.

(d) One Judge from High court ... Member;
(e) One paralegal elected from among those registered at Zonal Justice Office ... Member;
2) The term of office of a member shall be two years.
3) Without prejudice to Sub-Article 2 of this Article, any member may be elected again.

74. Powers and Duties of the Commission

The Commission shall have the following powers and duties:
1) Examine and decide on an accusation lodged against a paralegal for violating this Proclamation and the Regulation to be issued based on this Proclamation;
2) Shall put every decision given in accordance with Sub-Article 1 of this Article in the private file of the paralegal;
3) A paralegal who have been punished with disciplinary breach shall not be free from criminal liability.

75. Meeting Procedure

1) The Commission shall meet and decide on cases lodged to it as it found necessary.
2) It shall be a quorum where more than half of the members of the Commission are present.
3) Decision shall be passed by a majority vote; in case of a tie the decision supported by the chairperson shall be the decision of the Commission.

PART NINE

Miscellaneous Provisions

76. Penalty

Any person:
1) Who renders or attempt to render professional advocacy service without having or renewing his advocacy license shall be punished by a fine of not less than 5,000 Birr and not more than 20,000 Birr or simple imprisonment not less than 6 month and not move than 2 years.
2) Akkaataa Labsii kanaatiin hayyama barreessaa dhimma seeraa osoo hin baasin yooqiiin osoo hin haaromsin tajajila yoo kene yooqiiin kennaaf yoo yaaale adabbii maallaqaa qarshii 2,000 gadi hin taaneefi 10,000 hin caalleen yookiin hidhaa salphaa jii'a sadii gadi hin taaneefi waggaa tokkoo hin caalleen ni adabama.

77. Hayyama Abukaatumma Labsii Kana Dura Kennaman


2) Kan Keewwata kana Keewwata Xiqqaa 1 jalatti tumame jiraatuyyuu akkaataa Labsii kanaatiin qormaata fudhachuuf kan dirqama hin qabnee fi kanneen Kanaan dura qormaata fudhachuun hayyama ogummaa abukaatummaa kan kennamuuf ta'a.

3) Abukaatoon bu’uura Keewwata kana Keewwata Xiqqaa 1tiin dhiyaate qorumsa kan hin fudhanne yoo ta’e yooqiiin qormaatcha kan hin dabarre yoo ta’e, Biiroon hayyamna isaa ni haqa.

4) Kan Keewwata kana Keewwata Xiqqaa 3 jalatti tumame jiraatuuyu abukaatoon sababa humnaa ol ta'een qormaaticha irraa hafe, sababichi guyyaa maqfame irraa kaasee ji’a jaha keessatti yoo iyyate, Biiroon akka qormaaticha fudhatu murteessuu ni danda'a.

5) Abukaatoon qormaata fudhatee kan hin darbine yoo ta’e, akkaataa sagantaal Biiroon baasuun irra deebi'e efudhachu ni danda'a.

78. Aangoo Dambiifi Qajeelfama Baasuu

1) Manni Maree Bulchiinsa Mootumma Naannoo Oromiyaa Labsii kana raawwachiisuf can gargaaru Dambii baasu ni danda'a.

2) Who renders service or attempts to render service without obtaining or renewing a paralegal license shall be punished with fine not less than 2,000 Birr and not more than 10,000 Birr or an imprisonment of not less than three months or not more than one year.

77. Advocacy License Issued Before this Proclamation

1) An advocate who acquired 1st and 2nd level license in accordance with proclamation No. 86/2004, and that who have acquired a license before the coming into effect of Proclamation No. 86/2004 and his license had been approved in accordance with the same Proclamation shall be made to take competency examination prepared by the Bureau within one year starting from the coming into effect of this Proclamation, and an advocacy license shall be given for those who passed the examination in accordance with this Proclamation.

2) Notwithstanding Sub-Article 1 of this Article, it shall not include those who has no obligation to take an examination in accordance with this Proclamation and those granted advocates' license by taking an examination before.

3) Where an advocate fails to take the examination or has taken but failed in accordance with Sub-Article 1 of this Article, the Bureau shall cancel his license.

4) Notwithstanding Sub-Article 3 of this Article, where an advocate fails to take an examination due to force maajeure requests, the Bureau may decide for him to take the examination within six months starting from the date his problem has been resolved.

5) An advocate who failed the examination may take it again in accordance with the program of the Bureau.

78. Power to Issue Regulation and Directives

1) The Oromia Administrative Council may issue a Regulation for the implementation of this Proclamation.
2) The Bureau may issue Directives for the implementation of this Proclamation and the Regulation to be issued.

79. Inapplicable Laws

1) Proclamation to determine License and Discipline of Advocate of Oromia Regional State No. 86/2004 is repealed by this Proclamation.

2) Any laws and customary practice contrary to this Proclamation shall not be applicable on matters covered by this Proclamation.

80. Effective Date

This Proclamation shall come into force as of its publication on Megeleta Oromia.

Alemayehu Atomsa
President of Oromia National Regional State

Finfine, the 14th of July 2013