Based on Article (III) of (61) Pursuant to the provisions of Article (1) of Article 73 of the Constitution (73) Article the President of the Republic decided on 19/12/2017 to, issue the following law:

**Article 1**

meanings set forth this law, the purposes of following terms for the Means the - towards them Water Resources First - Ministry: Ministry of Water Resources II - Minister: Minister of Ministry department concerned: formations associated with the Third - the its competence each according to, Water Resources of
IV - General water resources: rivers, lakes, marshes and Natural watercourses taken for watering or for discharge of surplus water or sewage water and artificial sewers established by the State Water, distribution or discharge, and what arises in such sewage or water or in its aspects for water control, seizure, Scientific or technical information for distribution, budget or collection irrigation and drainage purposes

Article 2

First: The Ministry shall undertake the work of the public water resources and their restoration, maintenance, supervision, construction, maintenance or improvement of rivers, streams, dams, buildings, reservoirs and banks with their prohibitions own competent and their land right circle supervise . ministry or count any work you create the III - the Minister may decide to water resources competent department of public works and the

Article 3

The Ministry or the Competent Department shall appoint and supervise water quotas and local governments shall commit themselves not to interfere in the work of the Ministry
Article 4

tables and department competent sites and dimensions of First - a - define the 
Alambazl, banking, payment, roads, irrigation facilities and other water 
sites right benefit them and the resources and taboos and land that would 
area Hungarian and liquefied fixed fee and an and the, drinking to 
competent authorities coordination with the in 
b - The Minister or his authorized person shall issue a statement specifying the 
area and the works of water resources stipulated in paragraph (a) of this clause. 
He may change the locations of these rights if necessary 
Second: The competent department may take the procedures stipulated in item 
(1) As a matter of urgency, when necessary and not to stop such 
Unless ordered by the Minister or by virtue of a court ruling that remuneration 
acquires the grade of bits

Article 5

(A) If the competent department finds that an act of water resources or private 
water resources must be established, maintained, repaired, closed, lifted or 
purified, it shall warn the beneficiary or the owner of the land to do so within ten
(10) days from the date of notification of the warning

B - If the beneficiary or the owner of the land, or is absent or unknown place of residence, the competent department must do the work and recourse to the beneficiary or the owner of the land at the cost that resulted from these acts carried out by

c - The competent department shall be exempted from warning in urgent matters Water Resources that result in delay Damage to the self, money or business

II - If damage is caused to a public work of water resources or water resources, and the actor is unknown, the competent department shall repair it and return the cost to its beneficiaries by solidarity.

Article 6

:following cases The competent Department cut water temporarily in one of the execution of water resources or regulation

First - the

II - water distribution alternate case or fear solutions Balanevs or money or business

III - prevent damage to the water resources

IV - Lack of water quantity

V. - abuse of the lead to him in a care of water or neglect of beneficial use of V. - abuse of the squandered
Article 7

The user shall not be entitled to use the water for any purpose other than that assigned to it. Secondly, the user shall not perform any work of the water resources or organize it.

Article 8

First - It is not permissible to install a pump or any crane or drawer for water on water resources except with a written permission from the competent department. The license may not be used for anyone who was issued in his name or in a place other than the place where the crane was installed or the tug or the purpose for which the machine was allocated. The competent department shall determine the power of the engine and the size of the pump. II. The conditions for granting leave shall be determined by instructions issued by the Minister.
Article 9

license granted under cancel the The competent Department should machine in one of lifting of the Article (8) of this law and the provisions of the following cases the license conditions stipulated therein owner of the First - contrary to the crane machine or tug by 50% allocated land area of the lack of II - the survival The crane or traction machine is harmful to a reason why the third - of water resources or water resources Fourth: Failure to use the license within one year from the date of grant