



### **State Prosecutor**

Work Plan for the Year 2025

### **Contents:**

Gene	ral summary	5
State	Prosecutor's Mandate	6
Respo	onsibilities of the State Prosecutor	7
Orga	nizational structure of the State Prosecutor:	8
Value	28	10
Objec	tives of the State Prosecutor's Work Plan for 2025	11
Effici	ency in investigating and prosecuting criminal offenses	12
I.	Increasing efficiency in combating criminal offenses of particular importance	12
II.	Application of the plea agreement institute and alternative procedures	
III. of a	Increasing the level of seizure in order to achieve final confiscation and returnssets	
IV.	Handling of criminal reports with unknown persons PPP	13
V.	Legal protection for victims of crime	13
Acco	untability and performance	14
I.	Regular supervision of the work of chief prosecutors and prosecutors	14
II. and	Ongoing supervision by competent authorities for violations of the Code of Et Integrity	
Trans	sparency and communication with the public	15
I.	Informing the public on issues of interest	15
II.	Access to public documents	15
III. wit	Advancing the work of whistleblowers in combating negative phenomena thin the institution17	15
Coop	eration with rule of law actors	16
I. age	Cooperation of the State Prosecutor with the Police and other law enforcement encies	
II.	Cooperation with justice system institutions	16
III.	Cooperation with international partners and civil society	16
Imple	ementation and monitoring of the Work Plan	17

### **General summary**

The annual work plan of the State Prosecutor for 2025 has been drafted with the aim of exercising the legal mandate and implementing legal and constitutional powers and responsibilities.

The work plan for 2025 contains an introductory section, which describes the mandate, responsibilities and organizational structure and values of the State Prosecutor.

This plan defines the main pillars and objectives of the State Prosecutor for 2025, which aim to advance and increase efficiency in the investigation and prosecution of criminal offenses, accountability, transparency and cooperation with other rule of law actors.

The work plan also includes an Action Plan, which specifies in tabular form the activities, indicators, activity bearers, and timelines for the achievement of objectives and sub-objectives.

The implementation of this plan enables the fulfillment of the constitutional and legal powers and responsibilities of the State Prosecutor.

### Mandate of the State Prosecutor

The State Prosecutor is a constitutional, independent, competent and responsible institution for the investigation and prosecution of perpetrators of criminal offenses.

The State Prosecutor and each prosecutor before the law ensures equal, objective and unbiased treatment for all persons, without any discrimination, respecting fundamental human rights and freedoms, as defined by the Constitution, legislation in force and international conventions.

The state prosecutor is authorized to initiate criminal investigations, file indictments, conduct criminal prosecutions, or perform other prosecutorial duties or functions, which are in accordance with applicable legislation.

The State Prosecutor reflects the multi-ethnic composition of the Republic of Kosovo and respects the principles of gender equality.

### **Responsibilities of the State Prosecutor**

The main responsibilities of the State Prosecutor include:

- exercising prosecutorial functions in an independent, fair, objective and impartial manner and ensure that all persons are treated equally before the law;
- implementing the highest standards of carefulness when performing official functions;
- honest and professional conduct in personal and professional life, based on applicable legislation and the Code of Professional Ethics;
- preserving the honor and dignity of the State Prosecutor;
- protecting the legal rights of victims, witnesses and defendants;
- taking necessary legal actions to detect criminal offenses and perpetrators, as well as timely investigation and prosecution of criminal offenses;
- making decisions on the initiation, continuation or termination of criminal proceedings against persons suspected or accused of committing criminal offenses;
- filing indictments and representing them before the court;
- exercising regular and extraordinary legal remedies against judicial decisions;
- cooperation with the Police, courts and other institutions and
- undertaking all other actions prescribed by law.

### Organizational structure of the State Prosecutor

The State Prosecutor has the following organizational structure:

- The Office of the Chief State Prosecutor, as the highest instance of the State Prosecution, with competences throughout the territory of the Republic of Kosovo, in addition to supervising and monitoring the work of state prosecutors, also undertakes legal actions to protect legality in all criminal, civil, administrative and economic matters.
  - Within the Office of the Chief State Prosecutor, there is also the Office for Victim Protection and Assistance, which is an independent office for providing services to victims of crime during legal proceedings and representing their interests in the criminal justice system.
- The Appellate Prosecution Office, which is the second instance and has jurisdiction over the entire territory of the Republic of Kosovo, with legal authority to act and represent cases in the Court of Appeal as a second instance court that decides on regular legal remedies. This prosecutor's office also has jurisdiction to decide on appeals against decisions to dismiss criminal charges and decisions to discontinue investigations. Furthermore, it also decides on conflicts of jurisdiction between prosecutors and decides as a second instance regarding the exclusion of prosecutors, as well as decides on objections in conflicts of jurisdiction between the Chief Prosecutor of the SPRK and the chief prosecutors of the basic prosecution offices.
- The Appellate Prosecutor's Office has the following departments: General Department;
   Department for Juveniles and Department for Serious Crimes.
- The Special Prosecution of the Republic of Kosovo is a specialized prosecutorial body and has jurisdiction over the entire territory of the Republic of Kosovo, with powers and responsibilities to investigate and prosecute crimes that are within the special and complementary competence of the Special Prosecution of the Republic of Kosovo.

- The Special Prosecution Office has the following departments:
   War Crimes Investigation Department;
   Department for the Investigation of Organized Crime;
   Department for the Investigation of Terrorism and
   Department for the Investigation of Corruption and Financial Crime.
- Basic Prosecutors' Offices cover the territory of seven (7) regions of Kosovo and have subject and territorial competence to conduct criminal investigations and prosecutions, to file indictments and to represent in basic courts as courts of first instance.
- Basic Prosecution Offices have the following departments: General Department;
   Department for Juveniles and Department for Serious Crimes.

Within the Basic Prosecution Office of Pristina, the Economic Crimes and Corruption Unit operates within the Department for Serious Crimes.

### **Values**

The State Prosecutor as an independent institution is characterized by values such as:

- Professionalism, accountability, independence in work and transparency;
- High integrity and ethics;
- Impartiality, commitment and objectivity in handling criminal cases, based on the highest local and international standards;
- Continuous improvement of quality at work and rational use of resources and
- Promoting cooperation with other rule of law actors.



### OBJECTIVES OF THE STATE PROSECUTOR'S WORK PLAN FOR 2025



### EFFICIENCY IN THE INVESTIGATION AND PROSECUTION OF CRIMINAL OFFENSES



### ACCOUNTABILITY AND PERFORMANCE



TRANSPARENCY AND COMMUNICATION WITH THE PUBLIC



**COOPERATION WITH RULE OF LAW ACTORS** 



The State Prosecutor remains committed to increasing efficiency in the investigation of criminal offenses and the detection of perpetrators of criminal offenses, improving investigative procedures, making fair and efficient decisions, and protecting human rights and freedoms.

The State Prosecutor will pay special attention to sequestration in order to achieve the final confiscation and return of assets.

The State Prosecutor will implement this general objective through the following specific objectives:

### Specific objectives:

### **I.** Increasing efficiency in combating criminal offenses of particular importance:

- Corruption and economic crimes;
- Organized crime and money laundering;
- Criminal offenses against constitutional order and security;
- War crimes;
- Criminal offenses against gender-based violence, domestic violence and child abuse, as well as other priority criminal offenses, such as: combating human trafficking, cybercrimes, usury, narcotics, weapons, environmental protection, etc.

### II. Application of the institute of plea bargaining and alternative procedures through:

- The commitment of state prosecutors to apply the institution of plea bargain agreements;
- Encouraging prosecutors and parties to proceedings to apply alternative procedures in the resolution of criminal cases and
- Temporary suspension of criminal proceedings for criminal offenses permitted by law.



### III.Increasing the level of seizure in order to achieve final confiscation and return of assets through:

- Continuous supervision of cases with temporary seizure;
- Increasing the number of financial investigation experts when necessary;
- Increasing efficiency in implementing the law on expanded powers and
- The engagement of the National Coordinator and prosecutors' coordinators for seizure and confiscation;
- Coordination of the actions of the Asset Recovery Office with the actors involved in the office;
- Handling cases processed in the ORA by agencies inside and outside the Republic of Kosovo and
- Raising awareness of the justice system and law enforcement agencies regarding the powers and responsibilities of the Asset Recovery Office.

### IV. Handling cases of criminal reports with unknown persons PPP by means of:

- Indexing all cases with unknown perpetrators that have reached the absolute statute of limitations and closing them;
- The number of requests from state prosecutors to the Kosovo Police to reveal the identity of the perpetrators of these criminal offenses and
- Regular reporting by chief prosecutors on the progress of handling these cases.

### V. Legal protection for victims of crime, through:

- The new structuring of the Office for Victim Protection;
- Continuous supervision of the work of the OAAV and
- Coordination of the work of the OAAV with other institutions in the interest of protection and professional assistance for victims of crime.

### ACCOUNTABILITY AND PERFORMANCE



The principle of accountability will be one of the fundamental values that will define the work of the State Prosecutor throughout 2025. Our goal is to have an institution that respects ethical standards and operates with high professionalism and integrity in its daily work. Holding chief prosecutors and prosecutors responsible and accountable for their work is one of the priorities of the State Prosecutor.

The State Prosecutor will implement this general objective through specific objectives, as follows:

### Specific objectives:

- I. Regular supervision of the work of chief prosecutors and prosecutors through:
- Implementation of mandatory instructions issued by the Office of the Chief State Prosecutor;
- Monitoring of the performance of prosecutors during their appearance in court sessions by the Chief Prosecutors;
- Continuous monitoring of the responsible prosecutors of the OCSP in the respective prosecution offices;
- Continuous supervision of the handling of criminal cases with special emphasis on characteristic cases - with priority;
- The engagement of chief prosecutors in supervising the deadlines for investigations initiated by the prosecutors of the case and
- Monitoring the performance of prosecutors with initial mandate by mentors.

- II. Continuous supervision by competent authorities for violations of the Code of Ethics and Integrity by means of:
- Timely and objective handling of cases filed against chief prosecutors and prosecutors;
- Receiving continuous opinions from the KPC Ethics Commission on behaviors that may be in conflict with the Code of Ethics and
- Informing chief prosecutors and prosecutors about commitments that are outside of official duty.



Increasing institutional transparency and communication with the public remains one of the permanent objectives of the State Prosecutor, with the aim of ensuring that the general public is informed about the work, actions and decisions of the State Prosecutor at all stages of the criminal procedure. Advancing transparency is a prerequisite for strengthening public trust in institutional decision-making in order to strengthen the rule of law.

The State Prosecutor will implement this general objective through the following specific objectives:

### Specific objectives:

### I. Informing the public about issues of interest through:

- Publication of acts issued by the Office of the Chief State Prosecutor and the chief prosecutors of the prosecution offices;
- Publication of announcements, communications, reactions;
- Publication of periodic and annual work reports;
- Publication of the 24-hour report of actions;
- Publication of the Action Plan for the implementation of the Work Plan for 2025;
- Presentation of chief prosecutors, prosecutors and communication officers at conferences and media outlets.

### II. Access to public documents through:

- Timely handling of requests from officials for access to public documents;
- Advance reporting on handled requests for access to public documents and
- Control and care for the protection of personal data.

### III. Advancing the work of whistleblowers in combating negative phenomena within the institution through:

- Timely reporting to relevant institutions of cases identified by whistleblowers;
- Providing professional conditions and capacities for whistleblowers and
- Regular reporting on the number of reported cases.

### COOPERATION WITH RULE OF LAW ACTORS



The State Prosecutor aims to advance cooperation with all law enforcement institutions in Kosovo, in order to fulfill the legal mandate. Cooperation with local and international institutions, as well as support from international partners, is an important pillar in strengthening professional and independent work.

Also, the State Prosecutor will strengthen international cooperation in terms of providing international legal assistance, through forms of mutual exchange of information, return of requests, signing of cooperation agreements and exchange of experiences.

The State Prosecutor will implement this general objective through the following specific objectives:

### **Specific objectives:**

### I. Cooperation of the State Prosecutor with the Police and other law enforcement agencies through:

- Close communication and coordination with the Kosovo Police in handling operational issues and criminal cases;
- Coordination with the Kosovo Police for the handling and processing of cases involving unknown persons (PPP);
- Cooperation and coordination with the Kosovo Police in informing the public about certain criminal cases;
- Cooperation with other law enforcement agencies in various fields, such as: the Office of the Auditor General, the Agency for the Prevention of Corruption, the Financial Intelligence Unit, the Kosovo Tax Administration, Kosovo Customs, the Central Election Commission, etc.

### II. Cooperation with justice system institutions through:

- Coordination for the issuance of legal acts for the justice system;
- Coordination with the Supreme Court of Kosovo for joint legal positions;
- Coordination and cooperation in criminal cases within the framework of international legal assistance, including with prosecutors from other countries.

### III. Cooperation with international partners and civil society through:

- The cooperation of the State Prosecutor with international partners in order to strengthen the rule of law and order;
- Developing joint activities with international partners;
- Participation in professional roundtables, organized by the State Prosecutor or civil society and
- Organizing a joint meeting with civil society organizations that monitor the work of the justice system.



### Implementation and Monitoring of the Work Plan

The work plan for 2025 is based on the legal mandate and the vision of the State Prosecutor for leading the institution of the State Prosecutor's Office. The implementation of this plan will be carried out through the achievement of objectives and sub-objectives, which are measurable and achievable, and will be realized through concrete activities and measures within set deadlines.

The plan also includes the continuation of certain activities and measures that started in previous years, and their implementation will continue this year.

Monitoring the implementation of the objectives and activities of the State Prosecutor's Work Plan for 2025 will be based on two reporting periods: January–June and July–December 2025.

Regarding the actions taken by the responsible units, stemming from this Work Plan, an Action Plan has been drafted, which will follow the implementation of the objectives, sub-objectives, and planned activities.



## ACTION PLAN OF THE STATE PROSECUTOR'S WORK PLAN 2025



## Efficiency in the investigation and prosecution of criminal offenses

Indicator	Number of new targeted cases  Number of cases handled according to periodic reports  Reporting to collegiums  Number of financial expertise  Reports of the Supervisory  Commission for Corruption and Economic Crime Cases
Time	January – June 2025 July – December 2025
Activity	Regular team meetings for case targeting Engagement of prosecutors for more financial expertise Regular monitoring and reporting by the Supervisory Commission for Corruption and Economic Crime Cases
Responsible	Special Prosecution Office (SPRK), Basic Prosecution Offices (BPs) (including the Corruption and Economic Crimes Unit in the BP Prishtina)
Sub-objectives	Fighting corruption and economic crimes
No.	1.1.1

	Number of new targeted cases  Cases handled according to reports from the responsible Prosecution Offices  Cases handled by joint teams  Number of trainings attended by prosecutors for these offenses
	June 2025 June 2025 July - December 2025
Supporting the Corruption and Economic Crimes Unit with professional resources Discussion in collegiums on the issue of corruption and economic crimes cases	Regular team meetings for case targeting Capacity building in the investigation of these criminal cases Strengthening cooperation between the prosecutor and the investigating police officers
	SPRK BP
	Organized crime and money laundering
	1.1.2

	Meetings held Reports on cases dealt with by this chapter of criminal offenses	New strategy drafted for war crimes
	January – June 2025 July – December 2025	
Cooperation with other legal institutions and international agencies  Conducting training to advance prosecutors' skills in handling cases of organized crime and money laundering	Coordination with law enforcement institutions during operational actions Cooperation with international partners	Initiative for drafting a War Crimes Strategy,
	SPRK	SPRK
	Criminal offenses against constitutional order and security	War crimes
	1.1.3	1.1.4

	Reports on handled cases	Professional support from FULEX in	handling these cases								ary – Meetings held		database update			<u> </u>	categories of works				
gy	of he	.he				- u	Jo e		ır			June 2025			Ğ	nce 2025		Jo			
based on the previous strategy	Coordination of activities with the	department in the	including the	5170321	Continuous	communication	with the EU rule of	law mission,	EULEX, on war	crimes cases	Joint meetings with	relevant	institutions to	coordinate actions	in cases of	domestic violence	,	Advancement of	data update		
											BP										
											Criminal offenses	against gender-based	violence, domestic	violence and child abuse,	as well as other priority	criminal offenses					
											1.1.5										

	Activities carried out Informing the public about joint operational actions
	January – June 2025 July – December 2025
in basic data Regular meetings and reports of the coordinators of these cases	Holding awareness campaigns in educational and training institutions  Occasional checks as operational actions in coordination between the Police and the State Prosecutor
	BPs, Kosovo Police, prosecutors of juvenile departments
	Criminal offenses committed by juvenile offenders with special emphasis on school safety
	1.1.6

Indicator	Number of cases resolved with the application of this institute		Reports on cases referred to alternative procedure Meetings held with mediators Periodic reports of chief prosecutors on cases processed in alternative procedure
Time	January – June 2025	July – December 2025	January – June 2025 ref  July – December N 2025 ch
Activity	Providing the parties in the procedure with the	opportunity to apply this institute	Increasing the percentage of cases referred to the alternative procedure Strengthening communication and intermediaries Systematic supervision by chief prosecutors in resolving cases in alternative procedures
Responsible	SPRK BP		BP
Sub-objectives	Commitment of state prosecutors to apply the institution of plea agreements		Encouraging prosecutors and parties to proceedings to apply alternative procedures in the resolution of criminal cases
No.	1.2.1		1.2.2

1.2.3	Temporary suspension	SPRK	Encouraging	January –	January - Number of cases
	of criminal proceedings	BP	prosecutors to	June 2025	June 2025 resolved by applying
	for criminal offenses		resolve minor		this procedure
	permitted by law		offenses through	July –	
			this procedure	December	December   Report on the amount
				2025	of compensation from
			Obligation of		this procedure
			defendants of these		
			criminal offenses to		
			contribute		
			financially to the		
			budget of		
			humanitarian		
			organizations		

scation and return of assets	ne Indicator	January – Reports prepared for the field of sequestration  July – Sequestration  July – Implemented protocols 2025  Number of sequestration requests and their value	January – Number of expert June 2025 assessments performed July – December	January – Number of cases June 2025 – Number of cases June 2025 – Extended Powers has been applied December – 2025 – Trainings, study visits, etc.
order to achieve tinal contis	Activity Time limit	Engagement of Januprosecutors in June identifying cases for sequestration Jule Implementation of Sequestration and confiscation protocols Increase in the number of requests for the sale of assets proposed for confiscation	Conducting Janufinancial expertise June Ju	Engagement of prosecutors in the Janumplementation of June the Law on Extended Deco Competences where necessary Building professional capacities for prosecutors in this field
el ot sequestration in e	Responsible	Chief prosecutors of prosecution offices  National Coordinator and prosecutors' coordinators	SPRK BP to	SPRK BP to
Specific objective: Increasing the level of sequestration in order to achieve final confiscation and return of assets	Sub-objectives	Continuous supervision of cases with temporary sequestration	Increasing the number of financial investigation experts when necessary	Increasing efficiency in implementing the law on expanded powers
Specifi	No.	1.3.1	1.3.2	1.3.3

1.3.4	Coordination of the	The Office for the Detection and	Detection and	January -	Work report with ORA
	actions of the office for		tracing of criminal	June 2025	cases;
	the recovery of assets	Assets and the	cases where there		
	with the actors involved	actors involved in	is property created	July -	Cases handled
	in the office	the office	through criminal	December	December   internationally
			acts	2025	
	Raising awareness of the				
	justice system and law		Cooperation of the		Meetings and visits to
	enforcement agencies		ORA with		institutions and
	regarding the powers		international		agencies
	and responsibilities of		mechanisms and		
	the Asset Recovery		vice versa for the		Participation in
	Office		return of assets		conferences and
					professional
					roundtables in the field
					of stroke recovery
			Holding meetings		
			to raise awareness		
			of the justice		
			system and law		
			enforcement		
			agencies regarding		
			the competencies		
			and responsibilities		
			of the asset		
			recovery office		

### Handling cases of criminal reports with unknown persons PPP

Indicator	Reports prepared for these subjects  Issuing an act to regulate this issue, including cooperation with the Kosovo Police  Report on closed cases		Number of requests sent to the Police regarding the disclosure of the perpetrator's identity	Work reports
Time	June 2025 July – December 2025		January – June 2025 July – December 2025	January – June 2025 July – December 2025
Activity	Evaluation and analysis of cases with unknown perpetrators The State Prosecutor's engagement in finding a way to address and resolve cases with unknown perpetrators Creation of an institutional taskforce for closing cases where	absolute statute of limitations has reached	Requests sent to the Kosovo Police	Continuous information on the progress of the treatment of these cases
Responsible	Prosecution BP to Commission established by the KPC to resolve PPP cases Kosovo Police		SPRK BP to	The Chief Prosecutor of the SPRK and the chief prosecutors of the basic prosecution offices
Sub-objectives	Indexing all cases with unknown perpetrators that have reached the absolute statute of limitations and closing them;		Number of requests from state prosecutors to the Kosovo Police to reveal the identity of the perpetrators of these criminal offenses	Regular reporting by chief prosecutors on the progress of handling these cases
No.	1.4.1		1.4.2	1.4.3

<u> </u>
Ę.
=
5
_
on
lon
10n
ction
ection
ction
ection
otection
tection
otection
protection
I protection
il protection
I protection
gal protection
al protection
gal protection

Indicator	Regular meetings Report from the leaders of the VAAO	Reports on cases represented in hearings Reporting on assistance regarding victim compensation	Number of meetings held Number of discussion tables Number of joint trainings
Time	January – June 2025 July – December 2025	January – June 2025 July – December 2025	January – June 2025 July – December 2025
Activity	Instructions and coordination with regional leaders in the implementation of the regulation	Increased oversight of the responsibility of victim advocates when representing victims in criminal proceedings	Joint meetings between the VAAO, case Prosecutors, Kosovo Police, courts, Center for Social Work, etc.
Responsible	VAAO	VAAO Manager and Coordinators	VAAO
Sub-objectives	New structuring of the Office for Advocacy and Assistance to Victims	Continuous supervision of the work of the VAAO	Coordination of the VAAO with other institutions in the interest of protection and professional assistance for victims of crime
No.	1.5.1	1.5.2	1.5.3



### Accountability and performance

# Specific objective: Regular supervision of the work of chief prosecutors and prosecutors

Indicator	Reporting on participation in collegiums by prosecutors of the Office of the Chief State Prosecutor Conclusions of the collegiums in which the prosecutors of the Office of the Chief State Prosecutor have participated	Number of cases monitored by chief prosecutors	Meetings held Reports from coordinators Regular reports on characteristic criminal offenses
Time	January – June 2025 July – December 2025	January – June 2025 July – December 2025	January – June 2025 July – December 2025
Activity	Visits of the Prosecutors of the Office of the Chief State Prosecutor to the collegiums of the prosecutor's offices where they are assigned	Participation in court hearings by chief prosecutors	Participation in special meetings with coordinators of relevant prosecution offices, such as for cases of domestic violence, corruption,
Responsible	OCSP prosecutors assigned to monitor prosecution offices	Chief prosecutors of prosecution offices	OCSP, prosecutors coordinators
Sub-objectives	Implementation of mandatory instructions issued by the Office of the Chief State Prosecutor  Continuous monitoring of the responsible prosecutors of the OCSP in the respective prosecution offices	Monitoring of prosecutors' performance during court appearances by chief prosecutors	Continuous supervision in the handling of criminal cases with special emphasis on those with priority characteristics
No.	2.1.1	2.1.2	2.1.3

	Report from each chief prosecutor on supervised cases	Regular reporting on work supervision
	January – June 2025 July – December 2025	January – June 2025 July – December 2025
sequestration, sexual integrity For cases of international legal assistance, human trafficking, environmental protection, etc.	Implementation of the provisions of the Criminal Procedure Code	Continuous supervision of the acts drafted by them and representation in initial hearings
	Chief prosecutors of prosecution offices	Chief Prosecutors and Mentors
	Engagement of chief prosecutors in overseeing investigations	Monitoring the performance of prosecutors with initial mandate by mentors
	2.1.4	2.1.5

Specific o	Specific objective: Continuous supervision by competent authorities for violations of the Code of Ethics and Integrity	ision by competent a	uthorities for violation	s of the Code	e of Ethics and Integrity	
No.	Sub-objectives	Responsible	Activity	Time	Indicator	
2.2.1	Timely and objective handling of cases filed against chief prosecutors and prosecutors	Competent authority (chief prosecutors)	Complaints handled	January – June 2025 July – December 2025	Number of cases opened or closed	
2.2.2	Receiving continuous opinions from the KPC Ethics Committee on behaviors that may be in conflict with the Code of Ethics	Ethics Committee KPC	Opinions prepared for specific cases	January – June 2025 July – December 2025	Number of opinions issued and published by the commission	
2.2.3	Informing chief prosecutors and prosecutors about commitments outside of official duties	OCHSP KPC Chief	Engagement of prosecutors in various fields outside of official duties, such as assignment to activities outside of primary duty, lecturing, participation in television shows, etc.	January – June 2025 July – December 2025	Report on the number of prosecutors engaged	



### Specific objective: Informing the public on issues of interest

Time Indicator	January – Specification and June 2025 acts  July – Specification and December 2025 communications, and reactions  Number of conferences held, media appearances etc.	January – 24-hour report on June 2025 indictments filed, arrests, detentions, July – raids and December sequestrations 2025 General reports on the work of the State Prosecutor	January – Reports submitted on June 2025 the implementation of objectives, sub-objectives and activities  2025
Activity 7	Published acts Jur Publication of announcements, Decommunications, etc. Participation in press conferences, television shows, etc.	Mutual Jar  coordination in Jut  drafting the 24- hour report and Jut  periodic work Dereports	Progress of Jurimplementation of Jurithe Work Plan according to the action plan De
Responsible	OCSP Prosecution BP to	OCSP relevant Prosecution Offices	OCHSP Work Plan drafting group
Sub-objectives	Publication of issued acts, announcements, communications and reactions  Presentation of chief prosecutors, prosecutors and communication officers at conferences and media outlets	Publication of the 24-hour report and publication of periodic work reports	Regular publication of the Action Plan
No.	3.1.1	3.1.2	3.1.3

### Specific objective: Access to public documents

		Domondialo	A Cationitae	Time	. :
	San-objectives	aigisiiodsau	ACTIVITY	limit	Indicator
	Timely handling of	Officials	Review and	January –	Number of cases
r	requests from officials	designated for	assessment of	June 2025	allowed or refused
	for access to public	access to public	requests for access		access to public
	documents and	documents in all	to public	July –	documents;
	advancing reporting	relevant	documents	December	
		Prosecution		2025	Timely handling of
		Offices	Increasing the		requests
			efficiency and		
			quality of reports		Reports prepared for
					these cases
	Control and care of	State Prosecutor	Coordination of	January –	Reports on cases of this
	personal data	RFQ	work with the	June 2025	nature
			Information and		
			Privacy Agency	July –	
				December	
				2025	
_					

Speci	Specific objective: Advancing the work of whistleblowers in combating negative phenomena within the institution	vork of whistleblower	rs in combating negativ	ve phenomen	a within the institution	
				Time		
No.	Sub-objectives	Kesponsible	Activity	limit	Indicator	
3.3.1	Timely reporting,	State Prosecutor	Reporting of cases   January –	January –	Report on the number	
	providing professional		by whistleblowers	June 2025	of reported cases	
	conditions and capacities		to responsible			
			institutions	July –	Number of trainings	
				December	attended by	
			Professional	2025	whistleblower officers	
			support with			
			adequate training			
			in this field			



	Indicator	Meetings held	Meetings held and conclusions of these meetings	Number of activities held with other law enforcement institutions
	Time	January – June 2025 July – December 2025	January – June 2025 July – December 2025	January – June 2025 July – December 2025
	Activity	Coordination meetings on specific operational issues	Meetings of the Chief State Prosecutor with leaders of the Kosovo Police	Joint meetings Discussion tables Joint conferences and trainings
	Responsible	OCSP SPRK BPs	OCHSP SPRK BP to	The Office of the Ombudsman and other rule of law actors
	Sub-objectives	Close communication and coordination with the Kosovo Police in handling operational issues and criminal cases	Coordination with the Kosovo Police for the handling and processing of cases involving unknown persons (PPP)	Cooperation with other law enforcement agencies in various fields, such as: the Auditor General, the Agency for the Prevention of Corruption, the Financial Intelligence Unit, the Tax Administration, Kosovo Customs, the Central Election Commission, etc.
4	No.	4.1.1	4.1.2	4.1.3

### Specific objective: Cooperation with justice system institutions

Indicator	Participation in meetings and institutional positions held	Legal positions issued	Number of cases handled through international legal cooperation
Time	June 2025 July – December 2025	January – June 2025 July – December 2025	January – June 2025 July – December 2025
Activity	Participation in working groups of representatives of the State Prosecutor	Regular meetings Participation in the drafting of common legal positions	Handling criminal cases with international legal assistance
Responsible	OCHSP RFQ	OCHSP Supreme Court	OCHSP Chief prosecutors of prosecution offices Ministry of Justice
Sub-objectives	Coordination for the issuance of legal acts for the justice system	Coordination with the Supreme Court of Kosovo for joint legal positions	Coordination and cooperation in International Legal Assistance cases, including with prosecutors from other countries
No.	4.2.1	4.2.2	

Indicator	Topics covered during trainings, joint roundtables, etc.	r meetings working les
Inc	Topics covered duri trainings, joint roundtables , etc.	Number of meetings held and working tables
Time	January – June 2025 July – December 2025	January – June 2025 July – December 2025
Activity	Regular meetings with international partners Trainings and joint roundtables	Holding Joint meetings to discuss issues of interest in advancing the work of the prosecutorial system and increasing public trust  Participation in roundtables organized by civil society
Responsible		OCHSP AP SPRK BP
Sub-objectives	Cooperation of the State Prosecutor with international partners in order to strengthen the rule of law and order And developing joint activities with international partners	professional roundtables organized by the State Prosecutor or civil society and joint meetings
No.	4.3.1	4.3.7