

27. ADMINISTRATIVE DISTRICTS, MUNICIPALITIES

The Act No. 314/2002 Sb. of 13 June 2002, which became effective on 1 January 2003, laid down the list of **municipalities with extended powers** and **municipalities with authorized municipal office**. Following to this Act, the Ministry of the Interior of the CR issued its Decree No. 388/2002 Sb. establishing administrative districts of these municipalities. The Decree No. 388/2004 Sb. of 24 June 2004 and effective on 1 January 2005 modified the classification of municipalities to administrative districts by amending the decree of 2002.

A **town** means a municipality, which has been granted the status of town pursuant to the Act on Municipalities. Tables 27-11. to 27-13. give an overview of towns in the respective regions in an alphabetical order. Table 27-14. contains selected data on regional towns of the Czech Republic in the order by the size of population.

A **municipality** is a basic territorial self-governing community of citizens. It forms a territorial unit defined by boundaries. Table 27-15. gives selected data on respective municipalities pooled together to make administrative districts of municipalities with extended powers (according to the territorial structure valid as at 31 December 2012). The figure in brackets following the name of an administrative district is an official numerical code corresponding to the nomenclature issued by the CZSO.

The **selected types of establishments in municipalities** were surveyed by a territorial method (including detached workplaces) regardless of the seat of the operator. The municipality is considered to be equipped with the given type of establishment, if one part of the municipality, as minimum, is equipped with it. The number of economic entities (businesses) includes also entities, which have their seat (not only a branch) on the given territory.