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Pursuant to Article 10 of the Law on Political Parties (Official Gazette no. 76/93., 111/96., 164/98., And 36/01.), 11. Parliament Croatian People's Party - Liberal Democrats adopted at its meeting 17 March 2012, the amendments to the Statute of the HNS and after the installation of (final draft) comes into force this

STATUTE OF CROATIAN PEOPLE'S PARTY - Liberal Democrats

I. GENERAL PROVISIONS

Article 1

- (1) of the Croatian People's Party - Liberal Democrats is a political party.
- (2) The full name of the party is the Croatian People's Party - Liberal Democrats.
- (3) The abbreviated name of the party is the HNS.
- (4) The seat of the HNS in Zagreb.

Article 2

- (1) HNS is a legal person registered in the register of political parties kept by the competent authority of the Croatian, has a deposit in the account and foreign currency account, and legal transactions with third parties for the commitment corresponds to their assets, ie property .
- (2) HNS is also represented by its chairman (president). President (President) may, in accordance with this statute, authorize other persons to represent and advocate HNS.

Article 3

- (1) HNS operates on Croatian territory.
- (2) HNS operates abroad, in accordance with the law, these Articles , the legal order of the European Union and countries in which it operates.
- (3) HNS may establish or join together in national and international associations, associations or organizations representing the liberal-democratic principles, in accordance with this Statute and the decisions of the competent authorities of the HNS.

Article fourth

- (1) of the CPP has its own seal, sign and flag.
- (2) stamp HNS round in shape with a diameter of 30 mm, with the text "CROATIAN NATIONAL Party - Liberal Democrats", which follows the edge of the seal. In the middle of the seal is a sign of HNS.
- (3) The stamps feature and structural forms of HNS. Stamp ustrojstvenog form is identical to seal HNS, the fact that the second line of text is the name of ustrojstvenog form.
- (4) The sign HNS rectangular in shape and consists of white, connected letters H, N and S, which are divided into square red upper and lower blue field.
- (5) Flag HNS is tricolor of red upper, middle white which is wavy-shaped and the lower blue field, with overall dimensions of 200 x 100 cm.
- (6) the sign and flag HNS can be and different dimensions, when used for promotional purposes, as decided by the Presidency of the CFF.
- (7) the relevant sample of the sign and the flag is stored in the Central office of CFF.
- (8) color HNS is orange (Pantone 151 C).
- (9) the use and storage of seals, seals organizational forms, signs and flags, and their protection is decided by the Presidency HNS.

Article 5

- (1) the work of HNS and its bodies is public and is realized at public meetings, debates, round tables, informing the public and the membership through press releases, statements, reactions, press conferences, the presence of the representatives (representative) public information papers Parties and other appropriate means.
- (2) the bodies of the HNS can discuss and decide without the presence of the public:
 - the internal personnel matters;
 - the strategy and tactics of election campaigns and nominate a candidate (candidates) for elections;
 - the merger or merger with other parties;
 - the business HNS;
 - the issues that are considered trade secrets and
 - the other intra-party issues, according to the decision of the competent authority of the HNS.

Article 6

- (1) of the CPP has its own publishing activities and the party organ.
- (2) the Presidency HNS appoints the chief editor of party newsletters.
- (3) HNS may issue other newsletters and form or use other media (internet, television, radio, etc.) in accordance with the law and the Charter.

Article 7

- (1) HNS awarded honors and awards to their members for the hard work, contribution to strengthening the party and the promotion of party principles and programs.
- (2) As an exception, the HNS be awarded prizes and awards from st. 1 of this Article to persons who are not members of the association, if their work and activities promoting the program, values and principles of the party.

(3) HNS award Kresimir Džeba for an extraordinary party activism. Award Kresimir Džeba awarded in accordance with the Rules of the award ceremony Kresimir Džeba.

II. MEMBERSHIP

Article 8

(1) of the members (member) HNS can be any age and working ability of (citizen) of the Republic of Croatia, who (which) is familiar (familiar) with the Statute and program HNS and accepts them.

(2) the members (member) of the HNS becomes the voluntary signing the application and registration in the register of members of the CFF.

(3) the membership in HNS can be slow. The decision on the admission of honorary members made by the Presidency of the HNS, according to the Regulations on membership. Honorary members (members) have all the rights of regular members (State), except the right to elect and be elected in accordance with this Statute.

(4) Member (Member) HNS not be a member (member) any other political party based in Croatia, except in exceptional cases with the approval of the party.

(5) Every (every) member (member) of the HNS party gets card.

(6) the format and content of the application form and the party card determines Presidency HNS.

(7) Central Board brings Rules about membership, which regulate in detail all issues related to membership in HNS, and especially the beginning and termination of membership, keeping the Register of Members, etc ..

Article 9

(1) the register of members of the HNS leads Central office HNS a.

(2) the register of members of the HNS is kept in electronic form. With electronic, Registry members can be kept in printed form.

(3) The format, content and method of keeping the Register of Members shall be prescribed by the Regulations on membership.

(4) The register of members is the only authoritative source for determining the number of members of the Party and its organizational forms and for all other matters related to information on membership in the Party.

(5) the Presidency HNS can oblige central office HNS to review the membership of organizational forms of HNS.

Article 10

(1) Member (Member) HNS has these rights and obligations:

- to participate in the design and realization of policy HNS;
- actively participate in the work of the HNS and party bodies;
- respect the Statute and program principles of the HNS and implement the decisions of the competent bodies of the party;
- regularly pay the membership fee in accordance with special regulations;
- elect and be elected (selected) in all party bodies;
- be nominated (nominated) on the party lists for elections for members of representative and executive bodies at all levels in the Republic of Croatia and the EU institutions;
- be informed (notified) on party activities, attitudes and decisions and get

other relevant information through the party newsletter or other appropriate means;

- the party bodies to present proposals, opinions and criticisms related to the operation of the HNS and party bodies.

Article 11

(1) Membership of the HNS the stops:

- withdrawing from the CPP, in accordance with the Rules of membership;
- the adoption of a final decision on the exclusion of HNS;
- joining another political party based in the Republic of Croatia, without the approval of the party;
- nomination on the list other political party or independent list, without the prior consent of the competent authorities of the HNS;
- resignation on membership or position in representative, executive and other authorities without the prior approval of the competent authorities of the HNS;
- the loss of legal capacity;
- death.

(2) termination of membership in HNS, along the recordation of the termination of membership, shall be entered in the register of members of the CFF.

Article 12

(1) Basis of party discipline represents the performance of duties under Article 10 and compliance with the general rules of civilized behavior.

(2) Failure to comply with the rules of such behavior member (member) endangers the interests of the HNS, as discussed in the proceedings before the court of honor.

(3) If a member of the (State) HNS violates the provisions of this Constitution or by the competent authority of party, if he acts contrary to the principles of the program and objectives of the CPP or otherwise harm the reputation of the HNS, against him (it) will be carried out by inter action before the court of honor of the HNS.

(4) After the procedure the court of honor may issue a reprimand, suspension for up to one year , a decision on the exclusion from the CPP or render a decision.

(5) a warning may be imposed for minor violations of paragraph 1 of this Article, which is HNS suffered mild damage.

(6) the suspension of up to one year can be imposed for violations referred to in paragraph 1 of this Article, if in this way can have a positive and preventive effect, as for members (member), and the HNS.

(7) the exclusion of HNS may be imposed on a member (member) for serious violations referred to in paragraph 1 of this Article, which has caused more damage HNS.

Article 13

(1) the chairman (president) of the HNS has the right to decide on the suspension of the current members of which allege that violates the provisions of the Statute, damages the reputation of the Party or acts contrary to the decisions of the higher bodies of the HNS.

(2) the chairman (president) HNS obliged (required) is within 30 days terminate the suspension or to initiate proceedings before a court of honor against the suspended member who violates the provisions of the Statute, damages the reputation of the party or acts contrary to the decisions of the higher bodies of the HNS.

(3) If the President (President) HNS not initiate proceedings before the court of honor, within 30 days, it is considered that the suspension is lifted.

Article 14

(1) proceedings before the Court in detail regulates the ordinance issued by the Central Board of HNS.

(2) Each member of the (State) CFF, as well as all party bodies, may submit a reasoned application to the Court of honor in accordance with the Statute and Regulations referred to in paragraph 1 of this Article.

III. ORGANIZATION (STRUCTURE) HNS

Article 15

(1) CPP is organized according to the territorial principle.

(2) The members of HNS may be within the party to organize and to interest-based.

Article 16

(1) Territorial organization HNS make branch with branches, county organizations and regional associations.

(2) Branches of the branches, the county organizations and regional associations are obliged to respect the decision of the Central Committee of the Party and the Presidency.

Branch

Article 17

(1) The branch is the basic organizational unit of the CPP, which is established for the municipality or city. In the city of Zagreb branch is established for the area Neighborhood.

(2) To establish a branch HNS necessarily the ten (10) members (member) HNS.

(3) Minutes of the founding meeting subsidiaries are referred to the Central Office of the HNS , which is required to register a branch in the competent government authority.

Article 18

(1) subsidiaries operate independently in accordance with the Statute and the Programme of HNS, declarations and decisions of the higher bodies of the HNS, promoting the goals and principles, and achieving program policy HNS a direct action of its members (member).

(2) the branch has no legal person status and operates under the authorization, in accordance with the Statute and the decisions of the competent authorities of the HNS.

Article 19

(1) subsidiaries decide independently on inter-party agreements on cooperation and joint appearances at elections, in the area of their local governments, in accordance with the general policy on HNS.

(2) in the area of its local governments branch independently compile lists and determine candidates (candidates) and deputies (deputy) of the candidate (candidates) HNS for mayors (mayors), mayors (Mayor) and for elections to representative bodies of local self-government and nominate candidates (candidates) for election of members of representative bodies at other levels and their deputies, in accordance with the Statute and the decisions of the competent authorities of the Party.

Article 20th

HNS presidency, in consultation with the Presidency of the competent county organizations can draw up the list and determine candidates (candidates) and deputies (deputy) of the candidate (candidates) of paragraph 2 of the previous article, if there is no branch or branch presidency dissolved.

Article 21 .

(1) Each member of the (State) HNS belongs to one of the subsidiaries of HNS.

(2) in the municipalities or towns where there is no branch members (States) HNS belong in the nearest branch of the local government.

(3) in the case of moving from the place of residence, member (member) signing off in the main branch and reported to the branch of the new place of residence and to include in her work.

(4) the branch established a branch in the field of local self-government in their local government unit (local board , city district, city district).

Article 22

(1) the bodies of subsidiaries HNS are:

- Assembly;
- presidency subsidiaries;
- coordination of the President (President) branches;
- President (President) and
- the supervisory board.

(2) a subsidiary has two vice-presidents (vice-president), in which the choice is recommended to take into account the equal representation of the sexes.

(3) All bodies of subsidiaries, other than the President (President), in accordance with this Constitution adopted rules of procedure governing their work in detail.

(4) subsidiaries HNS -a may establish other bodies where this is not contrary to the Statute and the political principles of HNS.

the branch

Article 23

(1) the Assembly is the highest body of affiliates and the highest political body of the HNS in the field of local self-government.

(2) The subsidiaries that have less than 200 (two hundred) members (member) General Assembly consists of all members of the (State) branch.

(3) branches that have more than 200 (two hundred) members (member) can organize the assembly according to the representative principle, if they have reasonable all branches, where are required from the Central Office

HNS obtain a certificate, signed by the Secretary General of the CFF, the fulfillment of all necessary conditions for holding the assembly according to the representative principle.

(4) the subsidiaries organized by the Assembly according to the representative principle, branches elect one representative (representative) for the assembly of branches on each started 10 members of the branch.

(5) it is recommended that 20% of the representatives of the Assembly of the branch consists of the members (member) younger than 30 years, and 40% of members (members) of the underrepresented gender in the membership structure .

(6) Regardless of the number of members, the composition of the Assembly affiliates are members of these subsidiaries:

- chairman (president) and the vice-presidents of the branch;
- presidents (President) branches;
- MPs, government members and representatives of the European Parliament from among HNS and;
- municipal mayors (mayors), mayors (Mayor), mayors (Thomas) and their deputies (deputy) and
- members of representative bodies of local self-government from the ranks of the HNS.

Article 24

(1) the branch make valid decisions by a simple majority of those present, if she attends the 1/3 members (State) Assembly.

(2) If the Assembly subsidiaries organized under the representative principle valid decisions are made by a simple majority of those present, if it is attended by the majority of members of the Assembly.

Article 25

(1) the branch Assembly meeting can be optional or reporting and topical.

(2) reporting-thematic sessions Assembly held when necessary, but at least once a year.

(3) the electoral assembly session held normally every four years, and shall within a maximum of five (5) months of the publication of the official results of regular elections for members of the representative body of the units of local government.

Article 26

(1) A session of the Assembly is convened and chaired by the president (President) subsidiary, based on the decision of the presidency of the branch.

(2) If the assembly session subsidiaries not held more than a year days, the president (President) county organization, based on the decision of the presidency of the county organization, convened electoral Assembly session within 60 days of the expiry of one year.

(3) the invitation to the Assembly session subsidiaries, together with the proposed agenda, shall be sent to all members (members) Assembly in writing, not later than eight (8) days before the meeting of the branch.

(4) When making a call to use the updated list of members (member) HNS from the register of members kept by the Central office of the HNS, signed

by the Secretary-General HNS, which must not be older than five (5) days on the day of calling.

Article 27

(1) Exceptionally, at the request of 1/5 (one fifth) of the members (member) branch, the presidency of the county organization, the Central Committee HNS and HNS presidency, President (President) branch obliged (required) to convene an extraordinary assembly branch within 30 (thirty) days of receipt of the application.

(2) the reasoned request referred to in paragraph 1 of this Article shall be submitted in writing and contain a proposal on the agenda session of the Assembly.

(3) If the President (President) branch does not convene the Assembly session in accordance with paragraph 1 of this Article, the chairman (president) of the county organization, based on the decision of the presidency of the county organization, convened a session of the Assembly without delay . In this case the meeting of the Assembly election.

Article 28

(1) The Branch:

- discuss and decide on the reports of the subsidiary and its bodies;
- establishes guidelines and objectives and adopt a program of work and its subsidiary bodies;
- consider and adopt the report on financial operations of the branch;
- decides on the number of members (member) and the composition of the presidency of the branch;
- secret ballot in separate proceedings elected president (president), two vice-Presidents (vice President), members (member) presidency and the supervisory Board of subsidiaries;
- elect one representative of the branch for the county assembly at each started 35 (thirty five) members (member) branch, starting with number 35 (thirty five);
- elect additional representatives branch of county assembly met based on the outcome of the election in local elections, in accordance with the provisions of the Statute;
- elect one representative (representative) branch of Parliament HNS, at each 50 (fifty) members (member) branch, starting with number 50 (fifty);
- if necessary, decide on the trust elected members of the body of the branch;
- adopt Rules about their work and
- performs other duties provided for the rules of procedure, the Statute and the decisions of the higher bodies of the HNS.

President (President) branch

Article 29

(1) the chairman (president) branch represents a branch in accordance with the Statute and program principles of HNS.

(2) the chairman (president) subsidiaries:

- organize the work of the branch;
- encourage the establishment of branches;

- working to improve the organization and structure of branches, increasing the number of members and the education of members;
- promotes and cares for political action and carry out tasks of the branch;
- suits for material and financial operations of the branch, in accordance with the Statute, Rules and the decisions of the competent authorities of the HNS;
- the material and financial operations of a branch responsible (responsible) is in accordance with Croatian laws;
- obliged (required) actively encourage the involvement of young people in effect, and the branch and
- performs other duties stipulated in the Statute and the decisions of the higher bodies of the HNS.

(3) in case of absence, the President (President) branch replaces one of the vice-President (vice president) which he (she) powers.

(4) President (President) can oblige any member (member) subsidiaries to perform certain tasks in the work of the branch.

the Presidency branch

Article 30

(1) of the Presidency of the branch are:

- President (President) subsidiaries;
- two deputy (vice-President) subsidiaries;
- Secretary (Secretary) subsidiary;
- the president (President) interest Committee youth branch;
- President of women initiative subsidiaries;
- municipality mayor (Head) or the mayor (mayor) and their deputies from among HNS, and the City of Zagreb presidents (President) neighborhood councils and their deputies (deputy);
- President (President) of the representative body of local self-government, the president (President) club councilors HNS in the representative body of the local government and
- 5-14 (five to fourteen) elected members (member), in accordance with the decision of the Assembly of the subsidiary.

(2) As an exception, on the proposal of the President of the subsidiary, branch presidency may co-opt up to 1/3 (one third) additional members (member) in relation to the existing number of members (member) presidency.

(3) If you do not there is a club of councilors HNS in the representative body of the local government, the session presidency invited councilors who do not have the status of members of the presidency of the branch.

(4) it is recommended that 20% of all members of the presidency composed of members (States) under the age of 30 years and 40% members (members) of the underrepresented sex.

(5) the chairman (president) branch of the function of the President (President) presidency branch.

(6) the sessions presidency branch invited members of affiliates who are members of the Croatian Parliament, members of the Croatian Government, state officials , mayors (Thomas) and their deputies (deputy)

and heads (Head) from the ranks of the HNS.

(7) members (member) presidency are expected to attend the sessions of the presidency.

Article 31

(1) The meetings of the presidency branch, in principle, before the session of the representative body of local self-government, but at least once a month, except in July and August, convened by the President (President).

(2) At the request of 1/3 (one third) of members (State) presidency branch chairman (president) branch obliged (required) to call a meeting of the presidency within 15 (fifteen) days of receipt of the application.

(3) substantiated request from paragraph 2 of this Article shall be submitted in writing and contain proposition of agenda sessions presidency branches.

(4) If the chairman (president) branch does not convene a session of the presidency in accordance with paragraph 3 of this Article, the chairman (president) of the county organization shall convene a session of the presidency of the branch.

(5) Meetings of the presidency branch chaired by the President (President), and in case of absence replaces him (her) vice president (vice President) subsidiaries which (you) for this authority chairman (president).

(6) If the chairman (president) branch resignation, the function of acting (acting) duties of the President (President) to election Assembly assumes vice president (vice President) subsidiaries which (that) the authorized branch presidency.

Article 32

(1) Presidency subsidiaries:

- operates a branch between two assemblies;
- develops and organizes activities and implementation of the policy of the HNS, the execution of programs and software principles and objectives;
- implement the decisions of the Assembly and other authorities HNS;
- give political assessment and determined political views;
- encourages popularization of membership;
- establish stakeholder committees and coordinates their work;
- determines the candidates and organized and conducted the election campaign for elections municipal Mayor (Head) or the mayor (mayor) and their deputies (deputy) and the members of the representative body and their deputies (deputy) in their local self-government;
- the proposal of the branches, the candidates for the election of members of bodies of local self-government;
- decide on coalitions in their local self-government;
- organizes and promotes further education branch members;
- at least twice a year to discuss the work of their members (member) in the bodies of local self-government;
- propose candidates (candidates) for the Croatian Parliament, the mayor (Thomas) and their deputies (pronouns) and members (members) of the representative body of local (regional) governments and their deputies in accordance with the Statute and the decisions of the competent authorities of the HNS;

- determines candidates (candidates) for the body of HNS;
- encourage and organize promotional activities and organizes relations with audiences;
- the proposal of the President (President), elected and dismissed by the Secretary (secretary) subsidiaries;
- adopt its own work;
- perform other duties as specified in the Rules of Procedure, the Statute and the decisions of the higher bodies of the Party.

(2) the Presidency affiliates make valid decisions by a simple majority of those present if a session is attended by a majority of all members (member) presidency.

Coordination President branches

Article 33

(1) the coordination of the President of the branches consist of all presidents (President) branches subsidiaries.

(2) the chairman (president) branch shall convene and chair the coordination of the President (President) branches at least once every two months.

(3) at the meeting of coordination invited members of local councils, city districts or city districts from the ranks of the HNS, the area of the branch.

Article 34

(1) coordination President branches shall adopt its own work and suggestions and guidelines for action and work in branches.

(2) the coordination develops and proposes ways to improve the quality of life of citizens in the area of branch.

the Supervisory Board branch

Article 35

(1) the Supervisory Board branch has 3 members (members).

(2) the President (President) branch convene a constitutive meeting of the Supervisory Board, where members (members) of the Supervisory Board elect the President (President) of the Supervisory Board and adopted rules of procedure for its work.

(3) the Supervisory Board supervises the legality of subsidiaries and affiliates conformity with the statute of work and bodies and material and financial operations of the branch.

(4) the members of the supervisory board of subsidiaries may not be members of any other bodies of subsidiaries, unless the Assembly.

(5) the Supervisory Board shall be made valid decisions by a majority vote of all its members (member).

(6) the chairman (president) the Supervisory Board shall be calling for a session of the presidency of the branch.

(7) If the Supervisory Board ceases to operate for any reason, his powers until the election of new members of the supervisory board subsidiaries assumes the supervisory board competent county organization HNS.

branch

Article 36

(1) the branch is established in the territory of units of local government

(local board, city district, city district) or the district in which there is a subsidiary of CFF.

(2) the President and the presidency branch, encouraging and confirm the establishment of branches.

(3) in exceptional cases, if there are justifiable reasons, a subsidiary of HNS may propose the establishment of a branch in the territory of more units of local government. The decision will be made by the presidency of the competent county organizations.

(4) The branch shall be established in order to establish efficient and effective territorial organization of the Party and the implementation of policy and programs HNS at the level of local governments.

Article 37

(1) The branch shall be established when the local area Committee, Neighborhood, city district operates at least five (5) members (member) HNS. Members of the (State) branch consists of the assembly. The Constituent Assembly convened branch chairman (president) subsidiary.

(2) The Assembly elects the President of the branch (the president), vice-president (vice-president) and the secretary (secretary) branch, in charge of the organization and operation of the branch.

(3) A branch office with more than 15 (fifteen) members (member), the assembly elected presidency, which, along with the president (president), vice-president (vice-president) and the secretary (secretary) consists of at least two (2) members (members).

(4) the session of the presidency branch shall be invited members of bodies of local self-government from the ranks of the HNS.

(5) the Assembly branch make valid decisions by a simple majority of those present, if she attends the 1/3 (one third) of the members (member) General Assembly.

Article 38

Assembly branch:

- discuss and decide on reports on the work of the branch and its bodies;
- establishes guidelines and goals and is setting the branch;
- discuss the immediate problems of the citizens in their area (small communal actions);
- propose candidates for the election of members of bodies of local self-government;
- considers the work of their representatives in local Committee;
- agreed actions on its territory;
- decides on the number of members (member) and the composition of the presidency branch with more than fifteen (15) members (member);
- adopt its own work;
- if necessary, decide on the trust elected members of the body branch;
- performs other duties provided for the rules of procedure, the Statute and the decisions of the higher bodies of the CFF.

Article 39.

the president (president) branch:

- organize the work of the branch;

- working on spreading the membership and the improvement of the organization and structure of the branch;
- promotes and ensures for political action and carry out tasks branch;
- responsible for material and financial operations of the branch, in accordance with the Statutes, regulations and decisions of the competent authorities of the HNS and Croatian laws;
- obliged (required) actively encourage the involvement of young people in action and working branch ;
- at least annually submit a report on the work, the presidency of the branch;
- performs other duties stipulated in the Statute and the decisions of the higher bodies of the HNS.

the county organization

Article 40

(1) of CPP and is organized in the county in accordance with the administrative-territorial division of the Croatian.

(2) county organization HNS make subsidiaries and branches of HNS in the county.

the city organization HNS City of Zagreb has the status of the county organization.

(3) the county organization not a legal entity and operates under the authorization, in accordance with Statute of the CFF.

Article 41

(1) county organization operates independently in accordance with the Statute and the Programme of HNS and the decisions of the higher bodies of the HNS, promoting the goals and principles, and expressed special interests counties in which it operates while reaching program policy HNS a direct action of its members (member).

(2) county organization independently decides on the inter-party agreements on cooperation and joint participation in the elections within their county, in accordance with the general policy of the Party.

(3) Regional organization independently compile lists and determine candidates (candidate) and Deputy (Deputy) candidate (candidate) HNS for mayor (Thomas) and for elections to representative bodies of local (regional) governments in their county and nominate candidates (candidates) and their deputies for the election of members (member) representative bodies at other levels, in accordance with the Statute.

Article 42

(1) Presidency HNS can compile lists and determine candidates (candidates) and deputies (deputy) of the candidate (candidates) of paragraph 3 of the preceding Article, if the county organization does not exist or the presidency of the county organization disbanded.

Article 43

(1) the bodies of the county organization are:

- the county assembly;
- President (President) of the county organization;
- presidency county organizations;

- coordination President subsidiaries;
- the supervisory board of the county organization and
- the court of honor of the county organization .

(2) the county organization has two vice-presidents (vice-president), in which the choice is recommended to take into account the equal representation of the sexes.

(3) All the bodies of the county organization, other than the President (President), in accordance with this Constitution adopted rules of procedure governing its detail work.

(4) the county organization may establish other bodies, if it is not contrary to the Statute and the political principles of HNS.

County Assembly

Article 44

(1) of the County Council is the highest body of the county organization and the highest political body of the HNS in the area of a local (regional) self-government.

(2) session county assemblies can be optional or reporting and topical.

(3) reporting-thematic sessions of county assemblies held when necessary, but at least once a year.

(4) the election of a county assembly session held As a rule, every four years, and shall within a maximum of six (6) months after the official announcement of the results of regular elections for members of the representative bodies of the units of local (regional) governments.

Article 45

(1) County Assembly are:

- President (President) county organizations;
- two deputy (Deputy) county organization;
- members of the presidency of the county organization;
- Secretary (Secretary) county organization;
- presidents (President) subsidiary and commissioners (Commissioner) to the areas of the county branch of the organization;
- members of Parliament, members of the Government and MEPs from the ranks of the HNS, the areas of the county organization;
- mayors (Mayor), municipal mayors (mayors), mayors (Thomas) and their deputies (deputy) from the ranks of the HNS, the areas of the county organization;
- President (President), the representative body of a local (regional) governments, chairman of the council of HNS in the representative body of local (regional) governments, with areas of the county organization;
- members (members) of the central bodies of the HNS, unless Parliament HNS with areas of the county organizations;
- one representative (representative) branch for each commenced 35 (thirty five) members (member) branch, starting with number 35 (thirty five) and
- additional representatives (representatives of) subsidiary in accordance with the achieved result on Election local elections that precede maintaining county assemblies.

(2) Each subsidiary of the areas of the county organization is entitled to an

additional representative (s) to the Assembly, in accordance with the election results in local elections that precede maintaining county assemblies.

(3) the number of representatives (representative) from paragraph 2 of this Article shall be determined in relation to the lowest result achieved at the level of the county organization, and if it achieved the lowest score lower than 5%, then the number of representatives (representative) determined in relation to 5%, in a way:

- one representatives of the election results from 0.1% to 4.99% above the minimum;
- two representatives of the election results by 5% to 9.99% above the minimum;
- three representatives to the election results in local elections from 10% to 14.99% above the minimum;
- four representatives of the election results in local elections from 15% to 19.99% over the minimum and
- five representatives to the election results in the local elections of 20% or more above the minimum.

(4) achieved the election result was achieved in a coalition of two or more parties is calculated according to the number of seats won.

Article 46

(1) A session of the county assembly is convened and chaired by the president (President) of the county organization, based on the decision of the presidency of the county organization.

(2) If the session is not a county assembly held more than a year, the president (President) CFF, according to the decision of the Presidency of the HNS, convene a session of the county assembly election within 60 days of the expiry of one year.

(3) the invitation to the session of the Assembly, together with the draft agenda, refers to all members (members) Assembly in writing, not later than eight (8) days prior to the county assemblies.

Article 47

(1) Exceptionally, at the request of 1/4 (quarter) a subsidiary of the areas of the county organization, the presidency of the county organization, central Board of HNS and HNS presidency, chairman (president) of the county organization is obliged (required) to convene a special session of the county Assembly within thirty (30) days of receipt of the application.

(2) the reasoned request referred to in paragraph 1 of this Article shall be in writing and contain a proposal on the agenda session of the Assembly.

(3) If the chairman (president) of the county organization does not convene the Assembly session in accordance with paragraph 1 of this Article, the President (President) CFF, according to the decision of the Presidency HNS and, convene a session of the county assembly immediately (in the shortest possible time). In this case the meeting of the Assembly election.

Article 48 of

the County Council:

- in accordance with the general political principles HNS establishes goals at

the county level by the county organization activities of its subsidiaries to be achieved;

- discuss and decide on reports of the county organization and its bodies;
- consider and approve the financial plan and financial report of the county organization;
- establishes guidelines and goals and is setting the county organizations and bodies;
- decides on the number of members (member) and the composition of the presidency of the county organization, in accordance with the Statute;
- the separate procedures by secret ballot elect the President (President), two vice presidents (vice-president), members of the presidency of the county organization, the supervisory Board and Court of honor;
- the proposal of the elected president (the president) appointed by the Secretary (secretary) county organization;
- elect one representative (s) county organization Assembly regional alliance to each started 100 (one hundred) members (member) of the county organization, starting with the number 100 (one hundred);
- elect one representative (s) of the county organization in the Central Committee of the Party at each started 400 (four hundred) members (State) of the county organization, starting with the number 400 (four hundred);
- if necessary, decide on the trust elected members of the body of the county organization;
- adopt its own work, and
- perform other duties as specified in the Rules of Procedure, the Statute and the decisions of the higher bodies of the HNS.

Article 49.

(1) the County Council make valid decisions by a simple majority of those present, if she attends the 1/3 (one third) of the members of the Assembly.

(2) All candidates (candidates) who (which) are elected to the County Assembly must be members (States) county assembly, a support branch to which they belong and credible candidate.

President (President) of the county organization

Article 50

(1) President (President) of the county organization representing county organization in accordance with the Statute and program principles of HNS.

(2) The President (President) county organizations:

- promotes and cares for political action and carry out tasks of the county organization;
- responsible for material and financial operations of the county organization, in accordance with the Statute, the financial Regulations and the decisions of the competent authorities of the HNS and Croatian laws;
- perform other activities provided by the Statute and the decisions of the higher bodies of the HNS .

(3) In case of absence, the President (President) of the county organization replaces one (one) of the vice-President (vice President) that he (she) powers.

Article 51

Chairman (President) of CPP is obliged (required) after each session of the central bodies of the HNS presidency convene a meeting of the county organization and co-ordination meeting of the President of subsidiaries which will inform the subjects discussed and the conclusions of the meeting of the central bodies of the HNS.

the Presidency of the county organization

Article 52

the Presidency of the county organization is executive-political body of the county organization.

The Presidency of the county organization has 11 (eleven) to 19 (nineteen) members (State), in accordance with the decision of the county assemblies.

Article 53

(1) of the Presidency of the county organization are:

- President (President) of the county organization;
- two deputy (Deputy) county organizations;
- Secretary (Secretary) county organization;
- Mayor (Thomas) and his deputies (deputy) from the ranks of the HNS;
- President (President) of the representative body of a local (regional) governments, the president (President) club councilors in a representative body local (regional) self-government;
- the president (President) Young HNS county organizations;
- the president of the Women's initiative HNS county organizations;
- spokesman (spokeswoman) county organizations and
- 4-12 (four to twelve) elected members (member), in accordance with the decision of the county assembly.

(2) As an exception, the proposal of the president of the county organization, the presidency of the county organization may co-opt up to 1/3 (one third) additional members (member) in relation to the existing number of members (member) presidency.

(3) If there is no club councilors HNS in the representative body of a local (regional) governments, at the session of the presidency are invited Hall (Hall) who do not have the status of members (member) presidency county organizations.

(4) it is recommended that 20% of all members of the presidency make members (States) under the age of 30 years and 40% of members (members) of the underrepresented sex.

(5) the chairman (president) of the county organization of the function of the President (President) of the presidency of the county organization.

(6) at the session of the presidency of the county organizations are invited MPs the Croatian Parliament, members of the Croatian Government, state officials, mayors (Mayor) Mayor (Thomas) and their deputies (deputy) from the ranks of the HNS with areas of the county organization.

(7) members (member) presidency are expected to attend the sessions of the presidency .

Article 54

(1) the meetings of the presidency of the county organizations convened by the chairman (president) of the county organization.

(2) At the request of 1/3 (one third) of the members (member) of the presidency of the county organization, chairman (President) is obliged (required) to call a meeting presidency within 15 (fifteen) days of receipt of the application.

(3) substantiated request from paragraph 2 of this Article shall be submitted in writing and contain a proposal on the agenda session of the presidency of the county organizations.

(4) If the chairman (president) of the county organization not to convene a session of the presidency in accordance with paragraph 3 of this Article, the chairman (president) of the regional association shall convene a session of the presidency of the county organization.

(5) Meetings of the presidency of the county organization chaired by the President (President), and in case of absence replaces him (her) vice president (vice President) presidency of the county organization, which (you) for this authority chairman (president).

(6) If the chairman (president) of the county organization resign, the function of acting (acting) duties of the President (President) to the election Assembly takes the vice president (vice-president) of the presidency of the county organization, which (you) for this authority presidency county organizations.

Article 55

(1) sessions of the presidency of the county organization held in principle before the session of the representative body of a local (regional) governments, but at least once a month.

(2) If the session of the presidency of the county organization was not held longer than 3 (three) months, the obligation of convening a session of the Presidency of the county organization, within thirty (30) days from the expiration of three (3) months, has the president of the regional association which belongs to the county organization.

Article 56

(1) of the Presidency of the county organization:

- manages the county organization between two assemblies;
- develops and organizes activities and implementation of the policy of the HNS, the execution of programs and program principles and objectives at the county level;
- implement the decisions of the Assembly and other authorities HNS;
- give political assessment and determined political attitudes;
- coordinates and directs the operation of subsidiaries and encourages the establishment of new subsidiaries or branches, in accordance with the Statute and the decisions of the competent authorities of the HNS;
- encourages popularization of membership;
- establish stakeholder committees and coordinates their work;
- the proposal of the President (President) appoints and dismisses spokesman (spokeswoman) and treasurer (cashier);
- determines candidates (candidates) and organizes and supervises the implementation of the election campaign for mayor (Thomas) and alternate (deputy) and members (States), the representative body of a local

(regional) governments and their deputies ;

- decide on coalitions at the county level;
- at least twice a year to discuss the work of their members (member) in the bodies of a local (regional) governments;
- propose candidates (candidates) for the election of representatives to the Croatian Parliament and the European Parliament, in accordance with the Statute and decisions of the competent authorities of the HNS;
- determines candidates for the bodies of the HNS;
- encourage and organize promotional activities and organizes public relations;
- discusses and takes positions on particularly important political issues of labor subsidiaries and affiliates;
- selects teachers CPP's political Academy s;
- adopt its own work;
- perform other duties as specified in the Rules of Procedure, the Statute and the decisions of the higher bodies of the HNS.

(2) In order to improve the organization and efficiency of subsidiaries and affiliates, the presidency of the county organization may establish coordinating bodies whose the establishment, composition, powers and operation of determining the rules of procedure of the Presidency of the county organization.

(3) the Presidency of the county organization make valid decisions by a simple majority of those present if a session is attended by a majority of the total number of members (member) presidency.

Coordination President branch

Article 57

(1) Coordination President branch consists of all the presidents of branches in the county of CPP's.

(2) the president of the county organization convenes and presides over the coordination of the President of the branch at least once every two months.

Article 58

(1) Coordination President branch shall adopt its own work, and suggestions and guidelines for action and work in branches.

(2) the coordination of the president subsidiary develops and proposes ways of realizing the programs and decisions of the competent authorities and encourages Parties to enhance mutual communication and cooperation between subsidiaries, particularly in the areas and topics of common interest.

the Supervisory Board of the county organization

Article 59th

(1) the Supervisory Board of the county organization has 3 members (members).

(2) the chairman (president) of the county organization convenes a constitutive meeting of the Supervisory Board, where members (members) of the Supervisory Board elect the President (President) of the Supervisory Board and adopted the rules of procedure their work.

(3) the Supervisory Board supervises the legality and conformity with the

statute of the county labor organizations and bodies and material and financial operations of the county organizations.

(4) the members of the supervisory board of county organizations can not be members of any of the other bodies of the county organization, other than the Assembly.

(5) the Supervisory Board of the county organization make valid decisions by a majority vote of all its members (member).

(6) the chairman (president) of the Supervisory Board shall be calling for a session of the presidency of the county organization.

(7) If the supervisory board of the county organization ceases to operate for any reason, its powers until the election of new members (member) of the Supervisory Board of the county organization takes the Supervisory Board of HNS.

Regional association

Article 60

(1) Regional alliances linking of CPP in accordance with the geographical, historical, economic, cultural and other traditional characteristics of Croatian regions .

(2) the regional associations HNS are organized in the following manner:

- Central-Croatian regional alliance HNS form of CPP and the city of Zagreb and Zagreb, Karlovac and Sisak county;
- Dalmatian regional alliance HNS make of CPP and the Dubrovnik-neretva, Split-Dalmatia, Sibenik-Knin and Zadar county;
- Istria and Primorje-Gorski Kotar-Lika-Senj regional alliance HNS form of CPP and the Istria, Primorje-Gorski Kotar and Lika-Senj;
- Northwest-Croatian regional alliance HNS consists of CPP's Krapina-Zagorje, Varazdin, Medjimurje, Koprivnica-Križevci and Bjelovar county and
- Slavonia and Baranja regional alliance HNS consists of CPP's Osijek-Baranja, Brod -Posavski, Virovitica-Podravina, Pozega-Slavonia and Vukovar-Srijem.

(3) the dissolution of the regional association or changes in their organization decides Central Board of HNS, depending on possible changes to the territorial and administrative organization of the Croatian and in accordance with this Statute.

Article 61

(1) of the Regional alliance HNS is the coordinating and organizational body which coordinates and promotes the work of lower organizational forms, strengthen communication, cohesion and coordination in the region and directly implement the general strategic and program policy HNS and decisions of the central bodies of the HNS.

(2) Alignment positions of county organization in a region on the issues that affect the specific political, economic, social, cultural and other interests in the region, as well as representing the point of view of the region in the central bodies of the HNS is one of the fundamental the task of the regional association.

Article 62

(1) The bodies of a regional alliance are:

- Assembly of the regional association,
- the president (President) of the regional association,
- the presidency of the regional association and
- Secretary (Secretary) of the regional association.

(2) The regional association has two vice-presidents (Vice President), in which the choice is recommended to take into account the equal representation of the sexes.

(3) All the bodies of the regional association, other than the President (President), in accordance with this Constitution adopted rules of procedure governing their work in detail.

(4) the seat of the regional alliance is in the seat of the county from which the president (President) regional association or the place chosen by the presidency of the regional association.

Assembly regional alliance

Article 63

(1) the Assembly is the highest governing body of the regional association and the highest political body of the HNS in the area of individual regional alliance.

(2) session of the Assembly of regional alliances can be optional or reporting and topical.

(3) reporting-thematic session of the regional association held when necessary, but at least once a year.

(4) the election session of the regional association will be held as a rule every four years, and shall in No later than ninety (90) days of the official publication of the election results for the Croatian Parliament.

(5) it is recommended that 20% of all members of the Assembly of the regional association composed of members (States) under the age of 30 years and 40% of members (members) of the underrepresented sex .

Article 64

Assembly of the regional association consists of:

- President (President) and two vice-presidents (vice-president) of the regional association;
- Secretary (Secretary) Regional Alliance;
- presidents (President) county organizations;
- MPs, government members and representatives of the European Parliament from the ranks of the HNS, in the field of regional alliances;
- mayors (Thomas) and their deputies (deputy) from among HNS, in the field of regional alliances;
- presidents (President) representative bodies of local (regional) governments, presidents (President) clubs councilors HNS in the representative bodies of local (regional) governments, in the field of regional alliances and
- one representative of the county organization for each commenced 100 (one hundred) members (member) of the county organization, starting with the number 100 (one hundred).

Article 65.

(1) a session of the Assembly regional alliance convened and chaired by

the president (President) of the regional association.

(2) If a meeting of the Assembly of the regional association has not held more than a year, the president (President) CFF, according to the decision of the Presidency of the HNS, convened election meetings of regional alliances, within 60 days of the expiry of one year.

(3) the invitation to the Assembly session shall be sent to all members (members) of the Assembly in writing, not later than eight (8) days before the meeting of the regional association.

Article 66 .

(1) in exceptional cases, at the request of two county organizations in the field of regional alliances, Central Board of HNS and HNS presidency, chairman (president) of the regional association is obliged (required) to convene an extraordinary assembly of regional alliances, within 30 (thirty) days of receipt of the application.

(2) the reasoned request referred to in paragraph 1 of this Article shall be submitted in writing and contain a proposal on the agenda session of the Assembly.

(3) If the chairman (president) of the regional association does not convene the Assembly session in accordance with paragraph 1 . of this Article, the President (President) CFF, according to the decision of the Presidency of the HNS, convene a session of the Assembly of regional alliances without delay (at the earliest possible date). In this case the meeting of the Assembly election.

Article 67

Assembly regional alliances make valid decisions by a simple majority of those present when she attends the 1/3 (one third) of the members of the Assembly.

Article 68

Assembly of regional alliances:

- discuss and decide on reports of the county organizations with their area and their bodies;
- establishes guidelines and goals and is setting and coordination of the regional association and its bodies;
- secret ballot elect the President (President), two vice presidents (vice President) and Secretary (Secretary) Regional Alliance;
- if necessary, decide the trust elected members of the body of the regional association;
- adopt its own work, and
- perform other activities provided the rules of procedure, the Statute and the decisions of the higher bodies of the HNS.

Presidency of the regional association

Article 69

(1) of the Presidency of the regional association is executive-political body of a regional alliance .

(2) the Presidency of the regional association aspires to more effective networking and communication among county organizations in the region and equalization of performance and positions on specific issues relevant to

the region or the Republic of Croatia and its citizens.

(3) the Presidency of the regional association may adopt positions, conclusions and guidelines for political action Parties and organizations in the region, which oblige the county organizations in the region.

(4) the regional association consists of:

- President (President) Regional Alliance;
- two deputy (vice-President) of the regional association;
- the president (President) Young HNS regional alliances;
- President of the Women's initiative HNS regional alliances;
- Secretary (Secretary) Regional alliances and
- presidents (President) county organizations in the field of regional alliances.

(5) the chairman (president) of the regional association of the function of the chairman (president) of the presidency of the regional association.

(6) at the session of the presidency of the regional association invited members of the Croatian Parliament, members of the Croatian Government, government officials, heads of municipalities (Head), mayors (Mayor), mayors (Thomas) and their deputies (deputy), presidents (President) representative bodies of local (regional) governments and presidents (President) clubs councilors HNS representative bodies of local (regional) governments in the field of regional alliances.

Article 70

(1) Sessions presidency regional alliance convened by the President (President) of the regional association.

(2) Meetings of the presidency of the regional association chaired by the President (President), and in case of absence replaces him (her) vice president (vice President), a regional alliance that (you) for this authority chairman (president).

(3) If the chairman (president) of the regional association resigns, function acting (acting) duties of the President (President) to the election Assembly assumes vice president (vice President), a regional alliance that (you) to authorized party presidency.

Article 71

(1) the meetings of the presidency of the regional association held when necessary, but mandatory after each session HNS presidency, with a view to regular reporting to the President (President) of the county organizations of the decisions of the higher bodies of the Party.

(2) If a meeting of the Presidency of the regional association has not been held for more than five (5) months, the obligation of convening the session of the Presidency of the regional association, within 30 (thirty) days from the expiry of five (5) months, has the Secretary General of the CFF.

(3) Members (States) presidency are expected to attend the sessions of the Presidency.

Article 72

(1) of the Presidency of the regional front:

- manages the regional alliance between the two assemblies ;
- directly implement the policy of the HNS and the decisions of the central

bodies of the HNS;

- responsible for the organizational strengthening of the party in consultation with the Secretary General of the HNS;
- connects and coordinates the work of county organization in their area;
- encouraging increase in the number of members;
- mandatory informs county organizations in its area of all decisions of the central bodies of the HNS;
- adopt its own work;
- performs other duties provided for the rules of procedure, the Statute and the decisions of the higher bodies of the CFF.

(2) In order to improve the organization and efficiency of the county organizations, the presidency of the regional association may establish coordinating bodies whose establishment, composition, powers and operation of determining the rules of procedure of the Presidency of the regional association.

(3) the Presidency of the regional association make valid decisions by a simple majority of those present if a session is attended by a majority of the total number of members (member) presidency.

the President (President) of the regional association

Article 73

the President (President) of the regional association has the right and the obligation to monitor and promote the implementation of all aspects of the party, or the implementation of decisions of the central bodies of the HNS in their area, encouraging and supervising the work of the holder (bearer) executive function in the lower bodies of the HNS and regularly reporting on the meetings of the Presidency of the CFF.

Article 74

(1) Presidents (President) regional association HNS least twice a year held a joint meeting with members of representative bodies and executive authorities in their territory , with the aim of effective action in accordance with the program and the political principles of the HNS and the decisions of higher party bodies.

(2) the President (President) and Secretary (Secretary) regional alliance closely cooperate with the Secretary General (Secretary) HNS, with a view to efficient and effective functioning of regional alliances, regional organizations and the party as a whole.

the Secretary (Secretary) regional Alliance

Article 75

(1) Secretary (Secretary) regional Alliance promotes and coordinates the work of the Secretary (Secretary) lower organizational forms HNS on its territory, in particular taking into account the development and strengthening of a subsidiary, or the establishment of branches of HNS in those cities, towns and municipalities where HNS no membership or organizational forms.

(2) the Secretary (Secretary) regional alliance is particularly liable (responsible) for the proper administrative and financial operations of organizational forms of HNS in the region, to collect membership fees and

other income recording and for the conceptual design and technical implementation of promotional and other activities of the HNS in the field of regional alliances.

the central bodies of the Party of

Article 76

(1) the central authorities Parties are :

- Parliament HNS
- Central Committee of the CPP and,
- Presidency HNS
- President (President)
- General Secretary (Secretary), and
- the Supervisory Board.

(2) the HNS still act court of honor, the Committee of the Statute, coordination of stakeholder committee, political Academy and the Council, as a political advisory body.

Parliament HNS

Article 77

(1) Parliament HNS most software, statutory and electorate HNS.

(2) Parliament HNS and can be optional or reporting and thematically.

Article 78

(1) of the electoral Parliament HNS held usually once in 4 (four) years, and shall after the election of representatives to the Croatian Parliament.

(2) reporting-themed Parliament HNS and will be held if necessary.

(3) Optional Parliament HNS referred to in paragraph 1 of this Article shall be held within 150 days of the official publication of the election results for the Croatian Parliament.

(4) the proceedings of Parliament HNS convened by the President (President) CFF, according to the decision of the Central Committee. By choosing the work of the Presidency, Parliament chaired by the President (President) HNS.

(5) The decision referred to in paragraph 4 of this Article, the Central Committee lays down rules on the method of electing the members (member) to be elected to parliament and propose the agenda, in accordance with the Statute.

(6) calls for the participation of the Parliament of HNS are sent at least 20 (twenty) days prior to the election of the Parliament, a minimum of 15 (fifteen) days prior to the reporting and thematic Parliament.

Article 79

(1) President (President) HNS obliged (required) to convene parliament HNS at the request of the Central Committee, at least three regional association HNS or 10 (ten) of the county organization.

(2) the reasoned request referred to in paragraph 1 of this Article shall be submitted in writing and contains a proposal on the agenda of the Parliament session.

(3) If the President (President) HNS does not convene Parliament HNS in accordance with paragraph 1 of this Article, the Central Committee of the CPP and convene parliament without delay. In this case Parliament HNS is

optional.

(4) The President (President) HNS may, by a decision of the Presidency to convene an extraordinary parliament HNS if it estimates that the Central Committee acts contrary to the law, the Statute or program principles of HNS.

Article 80.

Parliament HNS consists of:

- President (President) and two vice-presidents (vice-president) HNS;
- members of the Central Committee, and chairman of the Supervisory Board;
- the Secretary-General (Secretary) HNS;
- presidents (President) subsidiary;
- presidents (President) county organizations;
- members of Parliament and members of the Croatian Government from the ranks of the HNS;
- MEPs from the ranks of the HNS;
- municipal mayors (mayors), mayors (Mayor), mayors (Thomas) and their deputies from the ranks of the HNS and
- the elected representatives of subsidiaries, and to one representative per each 50 (fifty) members (member) branch, starting with number 50 (fifty).

Article 81.

Parliament HNS:

- the Program for and Articles of HNS;
- make decisions, declarations and other acts within its jurisdiction;
- discuss and decide on the dissolution of the CPP or its merger with other political parties;
- sets out general policies, guidelines and positions HNS;
- investigate and assess the overall performance of HNS;
- discuss and adopt a report on the work of the central bodies of the HNS;
- by secret ballot shall be elected and dismissed by the President (President) HNS;
- secret ballot elects and dismisses two deputy (vice-President) HNS ;
- by secret ballot elect and dismiss members (members) of the Supervisory Board;
- secret ballot elect and dismiss members (members) and deputy members (State) Court of honor;
- secret ballot elect and dismiss members (member) Committee on Statute;
- the proposal President (President) HNS confirms the election of members (member) of the Council of HNS;
- adopt its own work, and
- performs other tasks stipulated by the Rules of Procedure and the Statute.

Article 82

(1) Parliament HNS make valid decisions by a simple majority of those present if it attended by a majority of all members (member) of the Parliament.

(2) the decision on the dissolution of the CPP or merging with other political parties, Parliament adopted a two-thirds majority of all members of

Parliament.

(3) If voting on several proposals which are mutually exclusive, adopted is considered the proposal that received the most votes of the members present (member) of the Parliament.

the Central Committee of

Article 83

(1) of the Central Committee of the CPP and is the highest political and program body HNS between two sessions of the Parliament.

(2) Central Board HNS consists of:

- President (President) and two vice-presidents (vice-president) of the Central Committee;
- members (members) of the Presidency of the HNS;
- presidents (President) county organization HNS;
- representatives (MPs) in the Parliament, members Government, government officials and CEOs or directors of state-owned enterprises from the ranks of the HNS;
- one elected representative (representative) of the county organization for each commenced 400 (four hundred) members (member) of the county organization, starting with the number 400 (four hundred);
- two representatives of the Women's initiative HNS, according to the decision of the Assembly Women's initiative HNS:
- two representatives (representatives) Young CFF, according to the decision of the Assembly of Young HNS and
- up to 15 (fifteen) members (member) HNS that the Central Committee elected at the proposal of the President (President) HNS.

(3) of CPP and are entitled to additional representatives to the Central Committee, in accordance with the election result achieved in the elections for members of representative bodies of local (regional) governments that preceded constitution central Committee.

(4) the number of representatives referred to in paragraph 3 of this Article shall be determined in relation to the lowest result achieved at the level of the Croatian, and if it achieved the lowest score lower than 5%, then the number of representatives is determined in relation to the 5% - and in a manner as follows:

- one representative of the election results from 0.1% to 4.99% above the minimum;
- two representatives of the election results by 5% to 9.99% above the minimum;
- three representatives for the election result in local elections from 10% to 14.99% above the minimum;
- four representatives of the election results in local elections from 15% to 19.99% over the minimum and
- five representatives to the election results in the local elections of 20% and more than the minimum.

(5) achieved the election result was achieved in a coalition of two or more parties is calculated according to the number of seats won.

(6) at the session of the Central Committee shall be calling and chairman

(president) of the Supervisory Board of HNS.

Article 84

(1) Central Committee HNS must be constituted in accordance with the Statute no later than sixty (60) days from the date of the election of the Parliament HNS.

(2) The inaugural session of the Central Committee convened by the President (President) HNS.

(3) The members of the Central Committee of the CPP and, at the proposal of the Presidency of the HNS, two regional alliances, six county organizations or 1/5 (one fifth) of the members (State) Central Committee elect the chairman (president) and two vice-presidents (vice-president), in whose selection must take into account the equal representation of the sexes.

(4) When nominate candidates for president (president), and vice President (vice-President) Central Committee, members of the Central Board may sign only one candidate (candidate).

Article 85

(1) of the Central Committee of the CPP and the ambush regularly, and at least three (3) times a year. The Central Committee of the CPP and can, if necessary, convene and extraordinary.

(2) The sessions of the Central Committee convened by the President (President) of the Central Board of HNS, and in the case of his (her) inability vice president (Vice President) that he (she) power.

(3) President (President) of the Central Board of HNS obliged (required) to call a meeting of the Central Committee on the proposal of at least 1/5 (one fifth) of the members (member) Central Committee and chairman of the HNS.

(4) If the chairman (president) of the Central Committee HNS does not convene the meeting in accordance with paragraph 1 of this Article, the President (President) HNS convene a session of the Central Committee without delay.

Article 86

(1) of the Central Board of HNS:

- responsible for implementing the decisions of Parliament HNS ;
- make decisions and conclusions and provides recommendations and guidance to the Presidency HNS;
- decides on the cooperation and collaboration of the HNS with other political parties and non-political organizations, and becoming a member of HNS in international political or non-political organization;
- discuss and decide on coalitions HNS at the national level;
- determines candidates (candidates) for the election of representatives (representative) of the Croatian Parliament, candidates (candidates) for the mandate (mandatarku) and members (members) of the Croatian Government and the candidate (candidate) to the President (President) the Croatian;
- establish rules of nomination and election of the bodies of the HNS and the rules of nomination and election of members (members) of the

European Parliament;

- determines candidates (candidates) for election of members (member) of the European Parliament;
- takes political positions on issues from the scope of the Croatian Parliament and the Croatian Government;
- decides on the convening of Parliament and making preparations for a session of Parliament HNS;
- determines the candidates for election to the bodies of the HNS, which is elected by Parliament HNS;
- appoints and dismisses the President (President) and two vice-presidents (vice-president) of the Central Board of HNS, in accordance with the Statute;
- the proposal of the President (President) HNS elected general secretary (secretary) HNS;
- the proposal of the President (President) HNS elected in its membership to 15 (fifteen) members (member) HNS;
- the proposal of the Presidency HNS adopt the financial plan and adopt the annual accounts of the HNS for each year;
- analyze and assess the conduct of the election campaign, the party campaign activities and results elections;
- the joint meetings, at least twice a year, analyze the work of HNS and the Croatian Parliament;
- decide on the dissolution of the presidency of the regional association HNS;
- deal with all matters relating to the operation of the HNS, taking into account expert analysis stakeholder Committee and establishes program guidelines for specific areas of political, economic and social life;
- the proposal of the President (President) HNS elected spokesman (spokeswoman) HNS;
- the proposal of the Presidency of CPP's elected leader (host) CPP's political Academy s;
- the proposal of the Presidency determines the amount of the annual membership fee and promulgates the membership;
- adopt its own work;
- issues regulations in accordance with the Statute and
- perform other duties as specified in the Rules of Procedure and the Statute.

(2) the Central Board shall make valid decisions by a simple majority of those present, if a session is attended by a majority of all members (member) Central Committee.

Article 87

the proposal of the President (President) CFF, the Central Board may delegate some of its powers transferred to the Presidency of the CFF.

Article 88

(1) Notwithstanding , if necessary, at the proposal of the President (President) HNS Central Committee may take decisions with statutory power, which can reduce the Statute guaranteed the rights of all members

of the (State) HNS.

(2) the decisions referred to in paragraph 1 of this Article yields the two-thirds majority of those present, if a session is attended by a majority of the total number of members (member) Central Committee. Such decision shall be submitted for approval to the Parliament of the HNS, at the next session of Parliament.

The Presidency HNS

Article 89

(1) Presidency HNS most executive-political body of the CFF.

(2) The Presidency HNS make :

- President (President) HNS;
- two deputy (vice-President) HNS;
- honorary chairman (President) HNS;
- President (President) of the Central Board of HNS;
- President (President) of the Council of HNS ;
- the president (President) of the Croatian Government from the ranks of the HNS;
- President (President) Club of the HNS, the Croatian Parliament;
- the Secretary-General (Secretary) HNS;
- presidents (President) regional Alliance HNS;
- spokesman (spokeswoman) HNS;
- President (President) Young HNS;
- President of the Women's initiative HNS;
- Head (Head) Political Academy HNS and
- up to nine (9) members (member) HNS and elected by the Central Committee, at the proposal of the President (President) HNS.

Article 90

(1) Meetings of the Presidency of the HNS held as needed, but at least once a month.

(2) the Presidency HNS convened and chaired by the President (President) CFF, and in case of absence, the president (the president) is replaced by one of the vice-presidents (one of the vice president) HNS which (you) for this authority chairman (president) HNS.

(3) Members (States) presidency obliged (required) to attend sessions of the Presidency.

Article 91

(1) the Presidency shall make valid decisions by a simple majority of those present if a session is attended by a majority of the total number of members (member) of the Presidency of the CFF.

(3) the decisions of the Presidency undertake all lower body HNS which are obligated to implement.

Article 92

The Presidency HNS:

- Implement the Program HNS and decisions of the Parliament and of the Central Committee;
- discusses the need for change to the Programme, Statutes and Regulations as well as determining their draft;

- coordinate the work of regional alliances, county organizations and subsidiaries as well as working to strengthen organizational structure and effective implementation of policies and programs HNS;
- analyzes, discusses and takes positions on current political issues important for Croatia and its citizens;
- the joint meetings, at least twice a year, analyze the work of members of the Government, representative of the HNS in the Croatian Parliament and MEPs;
- decides on the dissolution of the presidency subsidiary of HNS, and the presidency of CPP and;
- propose the dissolution of the Central Committee of the presidency of the Regional Alliance HNS;
- establish stakeholder committees HNS and coordinate their operation;
- establishes and other bodies within the Association;
- develops and organizes the implementation of political and business activities of the HNS;
- appointed by the central election headquarters HNS;
- organizes and takes care of relations HNS with the public and regulates scope of work spokesman (spokesperson) HNS;
- working on capacity building customers and takes care of informing the membership;
- raises funds, organizes and cares for material and financial operations and needs HNS;
- propose to the Central Committee candidates (candidates) for election of representatives to Croatian Parliament and the European Parliament, candidates (candidates) for the mandate (mandatarku) and members (members) of the Croatian Government and the candidate (candidate) to the President (President) of the Republic of Croatian;
- propose to the Central Board financial plan and balance sheet;
- propose to the Central Committee height of the annual membership fee and adoption of regulations in accordance with the Statute;
- proposing the Central Committee leader (host) Political Academy HNS;
- manages the assets of the HNS and is responsible for its use;
- take care of the protection and use of archives and other documents ;
- make decisions that are not in the competence of other bodies of the HNS, in accordance with the Statute;
- adopt its own work, and
- performs other duties in accordance with the rules of the Statute and the decisions of the higher bodies of the HNS.

Article 93

(1) for the purpose of providing administrative, technical and professional jobs Parties Presidency established the Central office of CFF.

(2) At the proposal of the Secretary General (Secretary) HNS Presidency HNS brings Ordinance on the organization of the Central office and the number of administrative and other professional workers (workers) necessary for the operation of the Central Office.

(3) the Presidency HNS at the proposal of the Secretary General

(Secretary) shall be appointed by the head (head of) Central Office of CFF.

Article 94

the head of the Central Office of the HNS is the head (head) who (which) for its work and the work of the Office fully responsible (responsible) Secretary (secretary) HNS.

President (President) HNS

Article 95

(1) the chairman (president) of the HNS manages, represents and represents HNS, execute and implement the decisions of the competent authorities of the HNS and decides on current activities related to direct control of the Party.

(2) the term of office of the President (President) HNS lasts 4 (four) years, with the possibility of re-election.

(3) the President (President) HNS elected to Parliament HNS, direct, secret ballot and shall report to the Parliament and the Central Committee of the Party.

(4) the method of nomination and election of the President (President) HNS is regulated by the Regulations on the procedure of nomination and election body HNS.

Article 96

the President (President) HNS:

- represents HNS in accordance with the Law, the Statute and program policies HNS;
- implements policy HNS according to program documents HNS Statute , decisions and conclusions of the competent authorities of the HNS and shall adopt implementing political decisions, instructions and other documents;
- take care and ensure cooperation of all authorities HNS;
- responsible for the financial operations of the CPP in accordance with Croatian laws;
- Central Committee proposes the General Secretary (secretary) HNS spokesman (spokeswoman) and up to nine (9) members (member) of the Presidency;
- convene Parliament HNS, in accordance with the Statute;
- convened by the Central Committee of the CPP and, if to do so the president (President) Central Committee;
- proposes presidency HNS decision to dissolve the presidency subsidiary of HNS, and the presidency of CPP's and
- performs other duties in accordance with the Constitution.

Article 97 of the

President (President) HNS, with the consent of the Presidency, may convene a meeting of any body HNS if it finds that the need to convene a session.

vice President (vice President)

Article 98

(1) of the CPP has two vice-presidents (vice President) elected by Parliament HNS on mandate of 4 (four) years. Vice Presidents (Vice President) for their work to the Parliament of the HNS and the president

(President) HNS.

(2) The chairman (president) of the HNS can borrow vice-presidents (vice-president) HNS for activities related to the specific program areas, or for immediate implementation of the policy of the HNS and political action at national, regional (regional) and local levels.

Honorary President (President)

Article 99

(1) of the CPP can have honorary president (president).

(2) Honorary President (President) is honorable which is granted exceptionally, founder (founder of) HNS or member (members) who (which) acted in a particular way mark (marked) activity HNS, contributed to (contribute to) the development and reputation of the HNS, as and political life and the development of the Croatian in its entirety.

(3) Honorary President (President) proclaimed by the Parliament of the HNS, at the proposal of the Central Committee of the CFF.

(4) Honorary President (President) has an advisory role and if necessary represent the Party in slow and other occasions of special significance for HNS.

(5) Honorary President (President) member (member) of the Presidency of the CFF.

Secretary General (Secretary) HNS

Article 100

(1) Secretary-General (secretary) HNS elected Central Committee on the proposal of the President (President) HNS for a term of 4 (four) years.

(2) the Secretary General (Secretary) HNS report to the Central Committee and President (presidents) HNS.

Article 101

(1) the Secretary General (Secretary) HNS:

- organizes and coordinates the work of bodies HNS;
- charge (charge) is liable (responsible) for the improvement of the organizational structure of the party and intra-party communication;
- responsible for the execution of the decision of the President (President) , Chairman, central Board and the Supervisory Board of HNS;
- cares and responds to the Presidency HNS for the work of the central Office of HNS;
- participate in the preparation and operation of the central bodies of the Party as well as preparing and ensuring organizational, material and technical conditions for their operation;
- organizes and coordinates the operations of CFF, in particular material and financial, and
- performs other duties in accordance with the Statute and the decisions of the higher bodies of the HNS.

(2) the Secretary General (Secretary) HNS may, with the consent of the Presidency to convene a session was whose body HNS if it finds that the need to convene a session.

(3) In cases of prolonged absence or inability Secretary General (Secretary), Presidency HNS elect among themselves of his (her) deputy

(deputy), the proposal of the President (President) HNS.

Tips HNS

Article 102

(1) Tips HNS is political advisory body, which discusses political issues, program and strategy of working HNS, discuss and adopt conclusions on all issues and aspects of socio-political life, proposes initiatives, makes recommendations and opinions, and their work provides assistance to the CFF.

(2) Members (members) of the Council of HNS are selected among prominent members of the CPP or among prominent individuals who are not members of the association, or shared ideological and programmatic values and principles of the HNS and have excelled in their scientific and professional work.

Article 103

(1) Tips HNS has up to 35 (thirty five) members (member) that the proposal of the President (President) HNS s confirmed by the Parliament.

(2) the Council of HNS among its members (member) elected president (president) of the Council.

(3) Tips HNS delivers its Rules of Procedure.

(4) the Council of HNS meets if necessary but at least once a year. Sessions of the Council shall be convened and chaired by the chairman (president) of the Council.

(5) The meetings of the Council of HNS may be convened by the chairman (president) Parties.

(6) The President of the Presidency of the Council of HNS on the attitudes of the Council.

The courts of honor

Article 104

(1) Courts of honor HNS established at the level of county organizations and at the level of the party's headquarters. The decision of the Court of Honor at the headquarters of the Party of the final.

(2) The courts of honor at the county organization have 3 (three) members (members) and three (3) deputy (deputy) members (members).

(3) The Court of Honor at the level Customers headquarters has five (5) members (State) and five (5) Deputy (Deputy) members (members).

(4) the members of the (State) court of honor shall be elected in accordance with the provisions of the Constitution.

Article 105

(1) Members (State) Court of honor elect, among themselves, the president (President).

(2) the courts of honor act according to the Regulations on the courts of honor issued by the Central Committee.

(3) the secretaries (Secretary) county organizations are obliged (required) to provide organizational and administrative support to the courts honor the level of their organization.

the Supervisory Board of HNS

Article 106

(1) the Supervisory Board HNS has five (5) members (member).

(2) the chairman (president) HNS convene a constitutive meeting of the Supervisory Board, on which members (members) of the Supervisory Board elect the President (President) of the Supervisory Board and adopted its Rules of Procedure.

(3) the Supervisory Board of HNS for its work to Parliament Parties.

Article 107

(1) the Supervisory Board supervises the legality and conformity with the statute of work HNS and all party bodies and material and financial operations of HNS.

(2) the Supervisory Board shall make valid decisions by a majority vote of all its members (member).

(3) the chairman (president) of the Supervisory Board shall be calling for the meeting of the Central Board of HNS s.

(4) Every report on the financial and material operations to be submitted to the competent authority of the HNS must be accompanied by the opinion of the Supervisory Board.

Article 108

(1) In the case of irregularities detected, the Supervisory Board of HNS will be the same without delay. in writing, notify the Presidency HNS and invite the competent authority of the HNS to promptly correct the observed irregularities.

Caucus HNS

Article 109

(1) MPs (MPs) HNS selected (selected) in the Croatian parliament formed Caucus HNS, if possible.

(2) If it is not possible to form a Club of the HNS representatives (MPs) HNS selected (selected) in the Croatian Parliament will seek to form a Caucus of the program related political party or independent candidates (MPs).

Article 110

(1) of the Club of the HNS adopt rules of procedure.

(2) Club of the HNS twice annually submit a report on the work of the Central Committee of the HNS.

Article 111

(1) MPs (MPs) HNS s in the Croatian Parliament and the members (members) of the Croatian Government from the ranks of the HNS a policy Clients and respect the decisions of the Presidency of the CFF.

(2) Councillors HNS in county assemblies and mayors (Thomas) and their deputies a policy Customers and respect the decisions of the presidency of the competent county of CPP's.

(3) the councilors HNS in municipal and city councils and municipal mayors (mayors), mayors (mayor) and their deputies (deputy) a policy HNS and respect the decisions of the presidency responsible subsidiary of HNS.

Article 112.

the provisions of Articles 109 and 110 shall apply mutatis mutandis to members of representative bodies of local and regional (regional) governments.

The Committee for the Statute

Article 113

(1) In order to make the change in the statute and authentic interpretation of the provisions of the Statute of the HNS establishes the Committee on the Statute as a permanent body.

(2) The Statutes Committee has 5 members (member), of which at least 2 members (State) mandatory legal professionals.

(3) Candidates for the members (member) Committee on Statute proposed Central Board of HNS, and are elected by the Parliament of HNS for a period of four years.

Article 114

(1) Members (States) Committee on Statute elect president (president) and bring its Rules of Procedure, which regulate in detail their activities.

(2) the Statutes Committee prepares draft of the Statute, or drafts, revisions and / or amendments to the Statute and the application provides an authentic interpretation of the provisions of the Statute which is binding on all members of the CFF.

(3) a request for authentic interpretation may be submitted by the presidency branch presidency county organizations and the Presidency of the HNS and HNS members against whom a procedure before a court of honor.

(4) the Statutes Committee brings assessment compliance with the Statute of the Rules of Procedure, at the written request of any member of the CFF.

Article 115

(1) on the proposal of the Statute or its amendments as appropriate to organize a public debate.

(2) All comments and suggestions from the public debate should be addressed Committee for the Statute, which establishes the proposed Statute and sends it to the Central Board of HNS.

(3) the proposal of the Statute and its amendments adopted by Parliament HNS.

CPP Political Academy and

Article 116

(1) All members of the association have the right the additional training and political education.

(2) CPP political Academy and the body HNS whose activities are focused on additional training and political education of members (member) HNS.

Article 117

(1) the work of the Academy HNS Steers Head (head).

(2) the head (host) Political Academy elects the Central Committee of the CPP and the proposal of the Presidency HNS. Head (Head) Political Academy of the function of a member (Member) Chairman of HNS.

Article 118

(1) of the Presidency of the HNS, the proposal of the head (Head) Political Academy HNS, adopts work report, annual work plan and financial plan of the Academy.

(2) CPP provides the means for the smooth operation of the Academy of

HNS. Presidency helps Political Academy in raising funds from other sources, especially international funds.

Article 119

(1) CPP Political Academy and adopt the Rules of Procedure.

(2) The Central Board of HNS approves the Rules of Procedure of the Academy HNS .

Stakeholder committees HNS

Article 120

(1) Stakeholder committees HNS can be established at all levels of territorial organization HNS.

(2) the Stakeholder committees operate with the aim of activating members (member) and supporters (supporter) HNS , which share the same or similar interests (economy, culture, political system, education, science, social welfare, environment, etc.).

(3) CPP through its stakeholder committee specifically promotes the interests of women, young people and senior citizens.

(4) Central Committee HNS brings Ordinance on the structure and mode of action of interest committee.

(5) stakeholder committees of women, young people and seniors make ordinances on the structure and mode of action that confirms the Central Board of HNS.

Article 121

(1) stakeholder committees HNS can be established at the level of:

- the party's headquarters;
- regional alliances;
- county organizations;
- subsidiary.

(2) the decision on the establishment of interest Board are competent authorities HNS, depending on the level of territorial organization HNS.

Article 122

(1) Stakeholder committees their work based on the political principles of HNS.

(2) the Stakeholder committees following the socio-political events, and analyze and propose initiatives and solutions important issues from all areas of life the Croatian (political, economic, social, defense, environmental, demographic etc.).

(3) the competent authorities of the HNS yields of active programs at all levels, after consulting stakeholders committee, whenever possible.

(4) HNS encourages active participation of its members (member) in interest committees.

Article 123

(1) Number of members (member) of a particular interest Board is not limited.

(2) The members of the (State) interest Board elect the President (President) Committee.

(3) If necessary, the Stakeholder committees may engage experts (experts) or institutions outside the HNS s.

Article 124

(1) Stakeholder committees same interests at various levels of the organization work together with a view to harmonize positions on the same issues at all levels.

(2) the Stakeholder committees at a higher organizational level co-ordinate the work of the board at lower levels.

(3) In order to successful coordination of the stakeholder committee, the Central Committee of the CPP and may, at the proposal of the Presidency, to establish Expert advice HNS.

(4) Expert advice HNS is an advisory and organizational body composed of the President (President) stakeholder Committee at the national level (central committees of interest).

Article 125

(1) of the Central Committee of the CPP and to the proposal of the Presidency HNS appoint one vice-president (vice-president) HNS for Coordinator (Coordinator) work of the Expert Council of HNS.

(2) The administrative, technical and organizational tasks for the Professional advice HNS performs Central office HNS.

Commissioner (Commissioner)

Article 126

(1) in local governments where there is no branch of HNS appointed by the Commissioner (Commissioner).

(2) the Commissioner (the Commissioner) appointed by the presidency responsible county organization with the task of establishing, or renovation of existing branches and activated members (member) HNS.

Article 127

(1) Commissioner (Commissioner) shall establish or renew the subsidiary in which the shorter period of time, and within the period of 6 (six) months from the date of appointment. If Commissioner (Commissioner) does not carry out his duties within that time, the presidency competent county shall appoint a new Commissioner (the Commissioner).

(2) All bodies HNS will provide the Commissioner (Commissioner) all necessary assistance in the work, in accordance with their capabilities and objective circumstances.

(3) the Presidency HNS appoints and supervises the work of the Commissioner (Commissioner) if it decided to dissolve the presidency subsidiary of HNS, and the Presidency of CPP's.

(4) the Central Board of HNS appoints and supervises the work Commissioner (Commissioner) if it is decided to dissolve the presidency of the regional association of HNS.

IV. FINANCIAL OPERATIONS

Article 128

(1) CPP can generate income from membership fees, voluntary contributions (donations), publishing activities, sales of publicity materials, organization of party events, property in their ownership and other legally stipulated sources.

(2) CPP can be financed from the state budget and the budgets of local and regional (regional) governments, in the manner and under the conditions laid down by the Act.

(3) it is prohibited to receive voluntary contributions (donations) from unidentified (anonymous) sources.

(4) funding in paragraph 1. and 2 of this Article the HNS used exclusively to achieve the objectives established by the Programme and the Statute of the CFF.

Article 129 of

the HNS presidency, at the proposal of the Secretary-General (General Secretary), proposed by the Central Committee decision on the membership fee and the criteria used to certain categories of members (member) can be relieved from paying the membership fee or pay reduced membership fees.

Article 130.

the Presidents (President) subsidiary, county organizations and regional unions accountable (responsible) for organizing the collection of fees and all other financial obligations. You have to conduct financial transactions liable under the laws and regulations of the Croatian.

Article 131

(1) Financial operations HNS detail governing the Financial Regulations, adopted by the Central Committee of the CFF.

(2) In the event of HNS , the assets of HNS will go to the National and University library in Zagreb.

V. Nomination and election

Article 132

(1) Each member of the (State) HNS can elect and be elected (selected) in the body of HNS at all levels, in accordance with the provisions of the Rules, the Rules of Procedure and the Statute.

(2) All bodies HNS as a rule, are elected for a term of 4 (four) years.

(3) the members of the (State) authorities HNS shall be elected by secret ballot, in separate procedures for each body, except when otherwise provided by the Statute.

(4) If the Statute otherwise provided, members of the (State) authorities HNS can resolve only the body of HNS that elected them,

Article 133

(1) the election of all members of the body of HNS carried out secretly, typically between several candidates (candidates).

(2) If it is in a body HNS elect one member (member) shall be considered elected candidate (candidates) who (which) achieved a majority vote of the members present (State).

(3) the bodies of the HNS in to be selected more members (member) chosen are considered candidates (candidates) who (which) the highest number of votes of the members present (State), the order number of votes obtained.

(4) In the event that two or more candidates (candidates) win the same number of votes, the a way that can not be determined which of the

candidates (candidates) elected (chosen), selected (chosen) is considered to be a member (member) of the underrepresented sex, and if the same number of votes won two members (members) of the underrepresented gender selected (chosen) to considered to be a candidate (candidates) younger (younger) than 30 years.

(5) If, in the case referred to in paragraph 4 of this Article, no candidate (candidate) younger than 30 years or both candidates (candidates) younger than 30 years, the elections repeated between candidates (candidates) who have received the same number of votes (second round).

Article 134

(1) the nomination procedure for all bodies HNS must be taken of the gender and age structure and territorial representation, given the reputation candidates and the results achieved so far.

(2) in the nomination particular take account of the application of the principle decumulation duties.

(3) the procedure of nomination and election of members of the body HNS regulated by these Articles of Association, Rules of procedure of Parliament's Rules of procedure nomination and election of the bodies of the HNS and the decisions of the competent authorities of the HNS.

Article 135

(1) In the case of abandonment of office or death of a member (members) of the body HNS until the next election his (her) takes place:

- the President (president) CFF, one of the vice-president (vice president) according to the number of votes;
- for other members (members) who are elected to Parliament CFF, the Central Committee of the CPP and appointed a replacement member (member);
- for members who elected to the bodies of the HNS, the authorized person nominating a new candidate (candidate).

the process of nomination to the European Parliament

Article 136

Presidency HNS launches and announces the nomination procedure for elections to the European Parliament, at least six months before the elections for members of the (State) European Parliament.

Article 137

(1) the right to nominate a candidate (candidates) for elections to the European Parliament have all branches of HNS.

(2) reasoned proposal of candidates (candidates) branches pointing their county organizations.

(3) of CPP and perform a selection of submitted candidacies in accordance with the Rules of nomination and election, and directs them to the Presidency HNS.

Article 138.

the Presidency HNS establishes a list of candidates for election to the European Parliament and instructs the Central Committee, which determines the final list of candidates (candidates).

Article 139

Presidency HNS appoints election headquarters for European Parliament elections.

VI. ACTS OF THE PARTIES

Article 140

(1) of the Statute is the highest normative act regulating the internal organization and operation of the HNS.

The statute is passed and amended in the manner prescribed by this Constitution.

(2) Financial and material operations of the HNS and operation of the company in its property is regulated by the Ordinance on financial and material business, which brings Central Committee.

Article 141.

All bodies organizational forms of HNS, other than the President (President), adopt rules which regulate in detail his work.

Article 142

(1) the bodies of the HNS returns, in accordance with its responsibilities, decisions, conclusions and instructions.

(2) the decision on the general manner the issues of implementation of certain provisions of the Statute. Conclusion regulate certain issues within the competence of the bodies of the HNS and instruction mode actions of HNS in certain situations.

Article 143

(1) of the Statute, and amendments to the Statute shall be published in the Journal of the Parties or other appropriate means.

(2) decisions, conclusions and instructions bodies HNS published in reports by authorities or other appropriate means.

(3) the obligation of the HNS all adopted acts done appropriately available to all its members (members).

VII. TRANSITIONAL AND FINAL PROVISIONS

Article 144

(1) This Statute shall enter into force as of the date hereof.

(2) The bodies of the HNS (branch, county organizations, regional associations, the central authorities) are obliged to coordinate all their acts and documents with the provisions of Statute at its first next Assembly, and not later than one year from the date of adoption of the Statute.

Article 145

on the effective date of this Statute shall cease to be consolidated text of the Statute was adopted at the 7th Parliament HNS from 6 February 2005.

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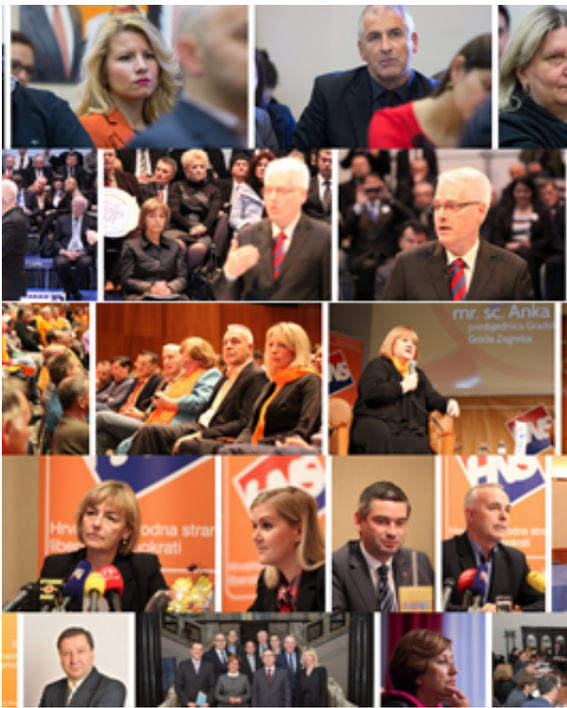


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