Bylaws

The Statute is attached to making the merger a political party Homeland Union General Assembly on June 4, 2006. Res Publica party and the General Assembly on June 4, 2006. The amendments are approved by the Extraordinary General Assembly on August 13, 2011 IRL. Additional changes have been approved by General Assembly 28.01.2012.

Part I GENERAL

first The name of the Party

1.1. The name of the Party is the Party of the Pro Patria and Res Publica Union (hereinafter: Democratic Party). 2nd Location of the Party 2.1. A political party office in Tallinn, Estonia. 3rd Political parties and aims 3.1. A political party is acting in its conservative outlook on aatekaaslaste voluntary union. 3.2. Political parties are formed through August 20, 1988, established the Estonian National Independence Party and 12 November 1992, established the National Coalition Party "Fatherland" merger of 2 December 1995 to set up a national conservative political party Homeland Union was founded on 8 December 2001, and the center-right People's Party Res Publica accession. 3.3. Political parties bring different views and opinions of the people who support human-centric society shared the party's ideas and programmatic positions. 3.4. A political party is a legal entity and operates non-profit organization. Political parties shall be guided in their actions and decisions and arrangements of international practice, in the current laws and other legal acts, this Statute and other internal documents of the Party and the Party program. 3.5. Party of the structural units of the departments and regions. The records of the departments and regions, more than the political party presidency. 3.6. The overall aim of the Party is the promotion of a democratic nation-state, which is based on personal freedom, caring and traditions. 3.7. Of the Party's political activities are to: 1) the Republic of Estonia's independence ensuring legal continuity; 2) vabadusaatel that based on the traditions of respect, endogenous community-building and consolidation; 3) personal freedom and security, the protection of the democratic state and the legal system; 4) a free market economy, implementation of the principles and entrepreneurship Encouraging creative work and self-realization of human heritage; 5) the protection of life and the natural environment, ensuring the survival of the Estonian nation. 3.8. Democratic Party to achieve its objectives: 1) submit candidates Europarlamendi, the Riigikogu, the President of the Republic and the local council elections; 2) participate, through their representatives Europarlamendi, the parliament, the government and local government executive authority is exercised; 3) explains the Estonian public with their ideas and opinions; 4) educates its members; 5) provides solutions to Estonia's development and create development visions regarding important matters; 6) collaborates with all democratic political parties in Estonia; 7) collaborates with foreign parties and international organizations. Part II of political party members and members **CONNECTIONS** 4. A member of the Party 4.1. A political party may be at least 18 years old

Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the

department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III,

part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized

by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The

amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of

the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3)

takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. Political parties are formed through August 20, 1988, established the Estonian National Independence Party and 12 November 1992, established the National Coalition Party "Fatherland" merger of 2 December 1995 to set up a national conservative political party Homeland Union was founded on 8 December 2001, and the center-right People's Party Res Publica accession. 3.3. Political parties bring different views and opinions of the people who support human-centric society shared the party's ideas and programmatic positions. 3.4. A political party is a legal entity and operates non-profit organization. Political parties shall be guided in their actions and decisions and arrangements of international practice, in the current laws and other legal acts, this Statute and other internal documents of the Party and the Party program. 3.5. Party of the structural units of the departments and regions. The records of the departments and regions, more than the political party presidency. 3.6. The overall aim of the Party is the promotion of a democratic nation-state, which is based on personal freedom, caring and traditions. 3.7. Of the Party's political

activities are to: 1) the Republic of Estonia's independence ensuring legal continuity; 2) vabadusaatel that based on the traditions of respect, endogenous community-building and consolidation; 3) personal freedom and security, the protection of the democratic state and the legal system; 4) a free market economy, implementation of the principles and entrepreneurship Encouraging creative work and selfrealization of human heritage; 5) the protection of life and the natural environment, ensuring the survival of the Estonian nation. 3.8. Democratic Party to achieve its objectives: 1) submit candidates Europarlamendi, the Riigikogu, the President of the Republic and the local council elections; 2) participate, through their representatives Europarlamendi, the parliament, the government and local government executive authority is exercised; 3) explains the Estonian public with their ideas and opinions; 4) educates its members; 5) provides solutions to Estonia's development and create development visions regarding important matters; 6) collaborates with all democratic political parties in Estonia; 7) collaborates with foreign parties and international organizations. Part II of political party members and members CONNECTIONS 4. A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies,

with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of

the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the

activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the

management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message

throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body)

is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's

decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. Political parties are formed through August 20, 1988, established the Estonian National Independence Party and 12 November 1992, established the National Coalition Party "Fatherland" merger of 2 December 1995 to set up a national conservative political party Homeland Union was founded on 8 December 2001, and the center-right People's Party Res Publica accession. 3.3. Political parties bring different views and opinions of the people who support human-centric society shared the party's ideas and programmatic positions. 3.4. A political party is a legal entity and operates non-profit organization. Political parties shall be guided in their actions and decisions and arrangements of international practice, in the current laws and other legal acts, this Statute and other internal documents of the Party and the Party program. 3.5. Party of the structural units of the departments and regions. The records of the departments and regions, more than the political party presidency. 3.6. The overall aim of the Party is the promotion of a democratic nation-state, which is based on personal freedom, caring and traditions. 3.7. Of the Party's political activities are to: 1) the Republic of Estonia's independence ensuring legal continuity; 2) vabadusaatel that based on the traditions of respect, endogenous community-building and consolidation; 3) personal freedom and security, the protection of the democratic state and the legal system; 4) a free market economy, implementation of the principles and entrepreneurship Encouraging creative work and selfrealization of human heritage; 5) the protection of life and the natural environment, ensuring the survival of the Estonian nation. 3.8. Democratic Party to achieve its objectives: 1) submit candidates Europarlamendi, the Riigikogu, the President of the Republic and the local council elections; 2) participate, through their representatives Europarlamendi, the parliament, the government and local government executive authority is exercised; 3) explains the Estonian public with their ideas and opinions; 4) educates its members; 5) provides solutions to Estonia's development and create development visions regarding important matters; 6) collaborates with all democratic political parties in Estonia; 7) collaborates with foreign parties and international organizations. Part II of political party members and members CONNECTIONS 4. A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political

parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions;

2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole

discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit

committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's

members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political

party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole

convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. this Statute and other internal documents of the Party and the Party program. 3.5. Party of the structural units of the departments and regions. The records of the departments and regions, more than the political party presidency. 3.6. The overall aim of the Party is the promotion of a democratic nation-state, which is based on personal freedom, caring and traditions. 3.7. Of the Party's political activities are to: 1) the Republic of Estonia's independence ensuring legal continuity; 2) vabadusaatel that based on the traditions of respect, endogenous community-building and consolidation; 3) personal freedom and security, the protection of the democratic state and the legal system; 4) a free market economy, implementation of the principles and entrepreneurship Encouraging creative work and self-realization of human heritage; 5) the protection of life and the natural environment, ensuring the survival of the Estonian nation. 3.8. Democratic Party to achieve its objectives: 1) submit candidates Europarlamendi, the Riigikogu, the President of the Republic and the local council elections; 2) participate, through their representatives Europarlamendi, the parliament, the government and local government executive authority is exercised; 3) explains the Estonian public with their ideas and opinions; 4) educates its members; 5) provides solutions to Estonia's development and create development visions regarding important matters; 6) collaborates with all democratic political parties in Estonia; 7) collaborates with foreign parties and international organizations. Part II of political party members and members CONNECTIONS 4. A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its

provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management

Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND **MANAGEMENT** 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department.

9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior

to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in districtlevel local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders

identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a

political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's

representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. this Statute and other internal documents of the Party and the Party program. 3.5. Party of the structural units of the departments and regions. The records of the departments and regions, more than the political party presidency. 3.6. The overall aim of the Party is the promotion of a democratic nation-state, which is based on personal freedom, caring and traditions. 3.7. Of the Party's political activities are to: 1) the Republic of Estonia's independence ensuring legal continuity; 2) vabadusaatel that based on the traditions of respect, endogenous community-building and consolidation; 3) personal freedom and security, the protection of the democratic state and the legal system; 4) a free market economy, implementation of the principles and entrepreneurship Encouraging creative work and self-realization of human heritage; 5) the protection of life and the natural environment, ensuring the survival of the Estonian nation. 3.8. Democratic Party to achieve its objectives: 1) submit candidates Europarlamendi, the Riigikogu, the President of the Republic and the local council elections; 2) participate, through their representatives Europarlamendi, the parliament, the government and local government executive authority is exercised; 3) explains the Estonian public with their ideas and opinions; 4) educates its members; 5) provides solutions to Estonia's development and create development visions regarding important matters; 6) collaborates with all democratic political parties in Estonia; 7) collaborates with foreign parties and international organizations. Part II of political party members and members CONNECTIONS 4. A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute

and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies . Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures

and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several

(neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the

district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in districtlevel local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of

competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is

convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the

Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. Part II of political party members and members CONNECTIONS 4th A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not

choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a

reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the

department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect

from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the

political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party

members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on

the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. Part II of political party members and members CONNECTIONS 4th A member of the Party 4.1. A political party may be at least 18 years old Estonian citizen with active legal capacity who accepts the Party Statute and execute its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in this article 7 4.2. Party of the young can be a member of 15-18-year-old Estonian citizen who accepts the Party Statute and execute its provisions, shares of the Party of programmatic positions and who are not subject to the restrictions, which are listed in this article 7 junior members are entitled to the right to speak to participate in the Party and its bodies. Junior members are not required to pay the membership fee. A young member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. 4.3. A supporter of the Party membership can be a person who accepts the party's statutes and performs its provisions, the Party shares the programmatic positions and who are not subject to the restrictions, which are listed in Section 7 of this Statute Associate members are not required to pay the membership fee. A supporting member of a political party is not a member of the Political Parties Act and will not be included in the list of members of a political party, and he can not choose a political party elected offices. A member is automatically considered to be a supporter of a political party, if the person does not extend to the statutory restrictions on members of political parties, and it corresponds to the present requirements of the statutes of the Party members. 4.4. A member of a political party, as a member or supporter of a young person who wishes to become a member must submit a written statement signed by a hand or a digital party. A person must confirm that it meets the requirements of the Party members, and to provide other required information. Executive Board of the Party of the region shall review the application within a month. Asks a member of the board of the region to become a volunteer in the opinion of the department in which the person wishes to become a member. Confirms the next presidency of the Party members and the procedures for the adoption of new regions are members of the training. 4.5. A person wishing to become a

member of the Party of the region shall be considered as a member of the Board of the Party of its entry into force. 4.6. If the Board does not deprive a person of the Party in the region by the present Charter section 7 above, or any other reason, he must indicate the reasons for refusal and motives. 5th Party member rights and responsibilities 5.1. The member has the right to: 1) in accordance with this statute to vote and to be elected to a political party and its structural units of the management bodies, with the candidacy of setting up to be a member of completed payment of dues commitment; 2) take part in the department and region of work; 3) A candidate for the party's behalf and with the support of the Euro Parliament, the National Assembly, President of the Republic and the local government council, with the candidacy of setting up to be a member of completed payment of dues obligation; 4) turn to the statements and proposals of the Party of the representative bodies and control bodies and to obtain their information about activities of political parties, including to obtain information about the political party factions activities assemblies, the Party decisions, plans, and foreign relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights, and to get a political party to moral support and advice; 7) to register their own accord into another Department of membership by submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the department and the district board, and all the great collections of the meeting; 11) to leave the Party, submitting a relevant written application to the Board in the region. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party,

member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government

council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft

action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no

later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11.12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written

application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23)

confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. including getting information about the political party factions activities assemblies, the Party decisions, plans, and external relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights and to a political party moral support and advice; 7) to register their own accord into another department member submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the Department and the region, and all the great collections of the Board meeting; 11) to leave the Party, by submitting a written application to the relevant region of the Executive Board. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more

members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND MANAGEMENT 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9.

Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in

this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in districtlevel local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one

national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11.18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the

number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of

the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. including getting information about the political party factions activities assemblies, the Party decisions, plans, and external relations; 5) to raise the political party at any level of the party's policy and practice regarding the issues and to address the statements and proposals of the political party in any body of; 6) to seek the party's protection of their legitimate exercise of the rights and to a political party moral support and advice; 7) to register their own accord into another department member submitting a request to the departmental boards; 8) set up with like-minded political party entering the Community; 9) to take part in a political party in any meeting to discuss his actions or behavior; 10) to participate in the Department and the region, and all the great collections of the Board meeting; 11) to leave the Party, by submitting a written application to the relevant region of the Executive Board. 5.2. The member is obliged to: 1) be guided by a political party's statutes and program, and the representative bodies and the management bodies, internal procedures and rules; 2) contribute to the Party's programmatic goals; 3) pay the membership fee a big total on the amount and procedure; 4) the party or its structural unit of the management organ selected to perform conscientiously the obligations arising therefrom; 5) the candidate of the Party of the Euro Parliament, the Riigikogu or local government council selected conscientiously fulfill the obligations arising therefrom; 6) the use of the party's assets only in accordance with procedures prescribed range. 6. Member of the Party of the withdrawal and the conditions and arrangements 6.1. Region Management Board considers its members Party have left: 1) when he has submitted a written statement Party of withdrawal; 2) if he loses citizenship; 3) if its capacity is limited in such a way that it can not be a political party member rights and obligations to carry out; 4) if he is prohibited by law belong to a political party. 6.2. The Party presidency may by a reasoned decision to consider a member of the political party out of: 1) if he has violated the present statutes or in the program, or the Party of the representative bodies or management bodies decisions; 2) if he has passed a contemptible act; 3) if it is the Party's reputation significantly damaged; 4) if he is convicted of a final judicial decision of a criminal offense; 5) if he has provided false information to political parties. 6.3. Presidency of the Party or the Board of Directors makes its decision, the region with the exception of the former member in writing immediately. 7th Party, a member of the impossibility of a political party can not be a person who: 1) carries a criminal penalty; 2) belongs to another party; 3) are not statutory limitations relating to belong to political parties; 4) in its previous activity or behavior as a result of well-established reputation as a result of damages to a significant extent, the political party reputation. 8th Party of national and regional member associations 8.1. Party, member of the association are the Party of the members of the initiative from the political party formed a regional or national entity whose activities are designed to: 1) the party members more active participation in the party's policy-making to a particular issue or area, and that their own solutions Preparation and supply; 2) its members represent the interests of the party's policy. 8.2. Regional member may apply for the registration of ten or more members of the respective region. A member of the nationwide registration of a political party may apply to a hundred or more members from three or more different areas. 8.3. Member of the association must be the foundation, the founders shall adopt the rules of procedure of the formation of the Party of the member associations pursuant to the requirements of the Statute. 8.4. A member may

participate in a political party and a supporter of youth members and other persons not belonging to a political party, if it is intended for a corresponding member of the statutes. 8.5. A member of the Community shall not be included in the Statute of the person specified in subclause 7 4. 8.6. Regional members of the Management Board shall record the relevant regional, national member of the party's council. 8.7. A hundred or more members of a political party registered in the regional community, bringing together a representative of the right to speak in the region to participate in a board meeting. A hundred or more members of a political party of six or more registered in the region, bringing together the national association representative may participate in the Party Council the right to speak at the meeting. Community representative on the party's Membership in the council or the board must be members of political parties in the region. III, part political party STRUCTURE AND **MANAGEMENT** 9th Department 9.1. The Department of the Party of the regional structure of the basic unit, which carries out the party's policy on local government level. 9.2. Each local government can be formed of a single department, the party council decides teisiti. Erandina can form several (neighboring) Joint Department of Local Government. Permanently residing abroad, the host of the party's members could form a (multi) omavlitsuse of local joint Division. (Joint) department of the Party members define the area to which they aspire to be. 9.3. The Department formed the foundation of the Party, at least three members. Foreigners Department is required to form a political party of the Board's prior consent. 9.4. Minutes of the founders of the foundation, with the signatures sent to the region, through the Board of the Party of the executive board, to decide on the registration department. 9.5. The department is a department representative body of the General Assembly, convened by the Department of the Board shall hold an ordinary meeting at least once a year. 9.6. The department management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly department, as required by the department chair or, at least 1/10 of the members of the department. The Department of the Executive Board may also decide to convene an extraordinary general assembly agreed in its sole discretion. 9.7. The department calls at the Department of General Assembly for all department members, notifying them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local

government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the

General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in districtlevel local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10.16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation

of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of

whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly.

Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party

representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political

party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are

elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the

party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 9.8. Division of the General Assembly: 1) discuss and decide on local policy issues; 2) appoints the board size and elect from among its members for two years the Department of the chairman and the other members of the Board; 3) listen at least once a year the management board report; 4) the department approved the Action Plan; 5) approve the program of the local government council elections; 6) listen at least once a year the party of local government councils and the government representatives of the summary report; 7) approve the department budget execution report; 8) discuss the party's policy-related issues and to communicate its views to the party's other organs; 9) forms an allosakondi; 10) perform other functions in this Statute and the party's representative bodies and the decisions of the management bodies of the tasks. 9.9. Division of the Bureau: 1) direct the activities of the Department; 2) submit to the Department of General Assembly for approval the draft program; 3) approve the department's budget; 4) provide the Department of General Assembly for approval the Department of the draft action plan and organize the attached Action Plan implementation; 5) organizes the local council election campaign to the local government territory; 6) decides on the cooperation issues with other political forces in the local government level; 7) shall hear the parties in the local government council and government representatives in the reports; 8) make proposals for a political party representing the local government leaders identify and recall; 9) participates in Riigikogu election campaign for the local government level; 10) consider applications for membership of a political party; 11), organized by the Department members; 12) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 9.10. The department, in addition to the general assembly of the board of directors in its discretion to hold meetings with various members of the Department of Political Affairs for consideration. 9.11. Chairman of the Division: 1) represent the department; 2) the activities organized by the Department of the Board; 3) at least once a year report to the Board of the Department of General Assembly for action. 10th Region 10.1. In one region of the county departments of forming a political party, a political party which carries out policies at the county level. 10.2. The region's highest representative body of the General Assembly is convened by the district board shall hold an ordinary meeting at least once a year. 10.3. Region management is required in writing within three weeks of

receipt of the claim to convene an extraordinary general assembly area, as it requires: 1) the chairman of the region, or, 2) the audit committee; or 3) at least 1/3 of the area or department; 4) in the region of at least one tenth of the members . 10.4. Board calls the General Assembly for the Region Region Region all members, informing them in writing to the General Assembly of the time, place and agenda at least 10 days prior to the scheduled and at least 5 days prior to the extraordinary general assembly. Extraordinary General Assembly of the draft agenda of the General Assembly shall designate the convening of claimants. 10.5. Region Assembly shall: 1) elect from among its members for two years in the region members of the board; 2) listen at least once a year the management board report; 3) elect from among its members for two years the regional representative (s) of the Party council; 4) confirms the region's agenda; 5) elect from among its members in the region of three members of the audit committee and to listen at least once a year, take advantage of his report; 6) confirms the region's discharge; 7) discuss the party's policy-related issues and to communicate their views on the party's other representative body and management bodies; 8) perform other functions in this statute and party representative bodies and the management decisions of the organs functions. 9) determines the region's next general assembly elected district board size. 10.6. Region Board: 1) manage regional operations; 2) coordinate the region belonging to departmental cooperation; 3) determine the region of the General Assembly of the time, place and agenda of the project and organize the general assembly takes place; 4) approve the budget for the region; 5), the region to the General Assembly to confirm the region's draft action plan, and organizes the attached Action Plan implementation; 6) coordinates the county and the departments carried out by the local government council election campaigns; 7) participates Europarlamendi and the Parliament of the election campaign at the county level; 8) takes on political party members, and organizes regional members; 9) elect from among its members in the region chairperson; 10) perform other functions in this Statute and the party's representative bodies and the management decisions of the organs functions. 10.7. In the region in addition to the general assembly of the board of directors may, at its discretion to hold regional meetings with members of various political issues. 10.8. Region Chairman: 1) represents the region; 2) organize activities in the area of the Board; 3) at least once a year to the General Assembly a report on the Board's activities in the region. 10.9. Tallinn region and the departments of the provisions of the Statute, taking into account the specifications provided for in these statutes. 10.10. Tallinn, each district form one department. Tallinn district formed a political party carries out a policy corresponding to the district level. 10:11. Division of powers established by the General Assembly in Tallinn difference is that the General Assembly will listen at least once a year the relevant district government and political party representatives in Borough summary reports. 10.12. Tallinn, formed by the Department of the Board jurisdiction Specifications: 1) make the regional Bureau for the proposals of the local government council election program; 2) makes the region to the Board proposals for candidates to set up a local government council elections; 3) participate in district-level local council election campaign; 4) hear the relevant district government The amount of administrative and political party representatives in the reports; 5) participating in the electoral campaign for the Riigikogu Europarlamendi and district levels. 10.13. Tallinn city districts of Tallinn departments forming region, which performs at the level of party politics in Tallinn. 10:14. Tallinn area of competence the General Assembly difference is that the General Assembly will listen at least once a year, the local government councils and the representatives of the political party in

government summary reports. 10.15. Tallinn district executive power Specifications: 1) approve the program of the local government council elections; 2) approve candidates for the local council elections; 3) organize the local council election campaign; 4) decides on the cooperation issues with other political forces in the local government level; 5) make proposals for a political party representing the local government leaders identify and recall; 6) hear the parties in the local council and the representatives of the government reports; 7) participates at the city level and Europarlamendi Parliament election campaign. 10:16. Party Council in other major cities in Estonia can be set up in addition to the county region, additional regions nationwide electoral districts based on location. 11th The whole of the political party a big 11.1. Large Crude (non-profit organizations within the meaning of the Act or the general meeting of the Commissioners') is the highest representative body of the Party - the party's members of the General Assembly. 11.2. Ordinary major political party will be invited to meet at least once every two years. Ordinary large whole can take place no earlier than 21 days after the decision of the council called together a big whole. 11.3. Exceptional high throughout the convocation of a political party may request the chairman of the court of honor or at least a tenth of the members of a political party. The claim must be submitted in writing to the Party of the council, who calls the extraordinary high throughout the meeting in accordance with the present Charter. The council may decide to convene the extraordinary high throughout the total discretion. Extraordinary large whole can take place no earlier than 21 days after the expiry of the whole big decision and called together the council no later than 35 days after the expiry of a large total summoned a council decision. 11.4. Etats time, place and agenda of the project, notify the Office of the party's political party structure of entities not later than 21 days before the ordinary or extraordinary large size throughout the whole occurrence. In addition, the Office of the big whole time, place, the representative rate and the draft agenda of the notice in at least one national newspaper and circulate to all members of the party's message throughout the vast theater of at least 10 days prior to the occurrence of a large whole. 11.5. General Assembly is open to all members of the Party. General Assembly mandates have the right to participate in the voting of the Party members. If the council decides to a large non-profit organizations throughout the convocation of a general meeting shall be issued mandates to all members of the General Assembly duly registered political party. If the council decides the convocation of a big total as the meeting of the Commissioners, formed by the number of mandates established by the council on the basis of representative rule. Representation of Norm may not be less than 1/10 of the party's members. 11.6. Etats: 1) is confirmed by the entire agenda of the Rules of Procedure, elected by the electoral committee, 2) listens to the Chairman, the Secretary-General, a faction, the council, the audit committee, the election of the Council and the Court of Honour reports; 3) adopts the party's statutes and program, and shall make such changes; 4) elect two years term of office of the chairman, three vice-presidents, twenty members of the council, five members of the audit committee of nine members of the Party of honor; 5) approve the membership fee and the payment; 6) selects, like the chairman of the party's Honorary Chairman and Honorary Members; 7) decide on the party's activities in the main issues, 8) hear and approve the party's annual reporting; 9) decide on the merger, or dissolution of a political party; 10) perform other duties under the Charter. 11.7. Etats have a quorum when it is convened, in accordance with the Statute. 11.8. Etats decision shall be taken by a simple majority vote, unless the statutes stipulate otherwise. 11.9. Several competing proposal for the event is decided by a

vote. The winning proposal shall be adopted by a simple majority. 11:10. If the vote is the one proposed to be a voting option. 11.11. Candidates can be nominated at least twenty days before the big total. The proposal to set up a candidate of a political party must be in writing to the executive board. Chairman and vice chairman candidate is required to set up the 50 member signatures in support of a political party to nominate a candidate to the proposal. Other candidates in the General Assembly elected offices to set up a political party is required to submit ten-member support signatures. 11:12. The candidate is required to set up the candidate's written consent. 11.13. The list of candidates shall close 14 days before the big party's entire presidency and notify the candidates of the political party members. All the candidates have the opportunity to own a demonstration on the Board in accordance with approved procedures. 11:14. The chairman is elected by secret ballot. The chairman of a political party is elected, the candidate who receives more than half of voters in favor. If no candidate receives the required majority, a new round of voting shall be held on the two candidates who received the most votes in between. The candidate who receives the most votes is elected. 11:15. Vice-presidents are elected by secret ballot. The candidates receiving the most votes shall be elected. 11.16. The Board, the Auditing Committee and the Court of Honour is elected by secret ballot. The candidates receiving the most votes shall be elected. 11:17. If the above person elected resigns or if for some reason it does not work in the long term of the elected members, will take its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the

Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. it takes its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11.18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-

General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work. it takes its place in an alternate. The decision will make the appointment of an alternate member of the elected body tagasiastuja according to a written application. 11:18. An alternate member shall be the first unelected candidate. Can be a way of alternate members received the most votes, but not to the selected candidates. 11.19. A political party in any election of all bodies participating in the elections, party members, as far as votes are elected across the square root of the number of members. If you do not have a square root of an integer, it reduced the number of votes a voter smaller integer. 12th Party Council 12.1. Party Council (NGO Act, other body) is the highest representative body of the Party of the Party during the period between major collections. Party Council bases its activities on the whole

Party, a major decisions. 12.2. The council is composed of members of the Board of Trustees of the Party, and four representatives of each region, one of whom is the chairman of the region and the other region is selected by the general assembly. If the chairman of the regional council member of a political party, the General Assembly authorize the amount of three elected regional representatives in your area. If a political party in the region is a council member candidates filing date over two hundred members, the General Assembly elected regional councils for each additional full members in the region of one hundred additional members. 12.3. Party Council work may attend: 1) the political party Ministers; 2) A political party belonging to a political party faction members; 3) A political Euro MEPs; 4) Party, the Secretary-General; 5) A political honor members; 6), the Party of the audit committee members, 7), at least a hundred members of the party's internal connections Chairmen or the Vice-Chairmen. 12.4. Party Council: 1) to elect a political party council chairman and two vice-chairmen; 2) approve the Party ministerial candidates, 3) takes a political party on behalf of a major political decisions and gives political party executive board, council between the pursuit of the Guidelines; 4) approve the appointment of the party's Board of Trustees by the Secretary-General-designate, and decides the Board of Trustees as proposed by the Secretary-General of the premature release from office; 5) approve of the Party of the participation signed by the parties between the conventions; 6) confirms the party's cooperation with partners in the Riigikogu and the Government of the Republic; 7) hear the party's faction the report, and if necessary, provide this estimate; 8) listen at least twice a year the Secretary-General's activity report as well as listening, at least twice a year take advantage of a political party by the Government representing the ministerial statements and will, if necessary, to estimate; 9), if necessary, calls back to the party's representative of the Government of the Republic; 10) submit proposals and draft laws to the initiatives of the political party of the Riigikogu factions and political parties in the Republic of Governments representing the ministers, the latter shall be guided; 11) approve the party's candidates Europarlamendi and the Riigikogu elections according to the electoral arrangements and to decide on the President's nomination by the political party; 12) approve the Party large whole time, place, the representative rate and the draft agenda and makes the Board the task of the Party big whole convocation; 13) confirms the party's council on the proposal of the Prime Minister-designate; 14) provide the General Assembly the adoption of the party's program and amendments to the Statute; 15) confirms the party's financial arrangements; 16) confirms the party's Code of Conduct; 17) hear the party chairman and council reports; 18) approve the rules of the party's candidates to set up Europarlamendi, the parliament and local council elections; 19) approve the Rules, which states whether and how will political party by the Government representative of the Minister in respect through a vote of confidence; 20) decide on the party's membership in international organizations; 21) form a political party supporting the regions; 22) confirmed a political party's office structure; 23) confirms the party's rules of communication with the public and the party's on; 24) confirms the party's policies in the field; 25) establish committees as necessary; 26) approve the establishment of departments and members of associations; 27) perform other functions in this statute and the decisions of the major functions of the total. 12.5. Chairman of the Party Council: 1) shall organize the work of the council, will prepare, convene and chair meetings of the council; 2) be signed by the council's decisions and other documents; 3) The council coordinates the work of the committees formed; 4) The General Assembly shall submit a report to the council's work.

12.6. Party Council Chairman calls a meeting of the council at least four times a year for at least one week's notice informing council members the time, place and agenda of the project. The extraordinary meeting of the council shall be given at least three days. Chairman of the Council calls on the council or on its own initiative or the Board or the chairman of the audit committee of a political party, region, or one tenth of the total quantity of council members on the proposal.

12.7. The council meeting has a quorum when it involves more than one third of the members of the council. 13th Presidency of the Party 13.1. Presidency of the Party (NGO Act, the board of directors) is composed of 24 to 39 members. The Board elected by the whole belong to a big party chairman, three vice-chairmen of the Party and the Party of elected members of the Board. Party of the council term lasts two years. 13.2. Board member of a political party should not be at the same time honor the political party, electoral or political party official or member of the audit committee. 13.3. If a member of the Board of Trustees of the Party for the Party, the state wants to leave since, he has his political party rather than a member of the Board of Trustees of the Party General Assembly of the Party received the most votes in elections to the council alternate. 13.4. If a major political party elected by the whole Party, a member of the Board of Trustees is permanently unable to perform his duties, his place is located in the Party council member of the Board of Trustees of the Party of the Party of the Board of Trustees of the Party General Assembly received the most votes when selecting an alternate. 13.5. Party, participating in the work of the council, Secretary-General of the Party of the right to speak, the council chairman, a representative of a faction of the Party and its ministers. Political Parties in the work of the Board may attend the audit committee and the representatives of the Party of honor. If the party has an honorary chairman, he will participate in a meeting of the council of the Party of the right to speak. 13.6. Party, Party of the activities of a political party presidency draws large collections, and between councils. Presidency of the Party bases its activities on the entire Party, and the major decisions of the council. 13.7. Party of presidency shall meet at least once a month. 13.8. The Party presidency take decisions if more than half of the Party at the meeting of the council members.

Party of the decision of the council is required for the adoption of a political party participating in the meeting of the council of the Party of the members of the Board of Trustees simple majority. 13.9. Presidency of the Party: 1) perform a great political party, and the whole council on behalf of the Party and take decisions on political decisions and statements; 2) decide on the national and international level, the political party representing the political issues and gives powers. Party of the Board of Trustees decision is the political party representation competence of the chairman and the present cases provided for in the Vice-Presidents; 3) organize a political party activities at the international level and to make the Party council proposals of joining international organizations and their departure; 4) rules of the Party membership in, and in accordance with this statute competent to decide on a member of Party exclusion; 5) points Europarlamendi, the parliament and the presidential election campaign and in national affairs of local government councils in the election campaign, and forms an electoral campaigns in the committees and boards; 6) presents the party's Chairman's proposal of the Party of the council appointed by fixing the Secretary General of the candidate and, if necessary, the council proposes the Secretary General for the early dismissal; 7) leads the Party of economic activity; 8) decide on the regional structure of the entities and erakonnasisestele association of independent economic activity, empowering questions; 9) is accountable to the General Assembly and the council; 10) decides Party and other political forces, cooperation issues in the Riigikogu elections; 11) decide on the state level, the government coalition participation in issues after hearing the political party faction's position; 12) make proposals to the council on political party in the government representing the ministerial candidates for the appointment and the Ministers for dismissal; 13) organize the Party members; 14) organize a political party donations of records; 15) to prepare and submit to the Party council for approval Long-term plans and projects; 16) approve of the Party of the budget; 17), convened by the Party big whole in accordance with the decision of the council; 18) presents Party of General Assembly approval of the annual report; 19) presents a political party council for proposals for cooperation partners in the Riigikogu and the Government of the Republic; 20) listens rolling away of the Party of the Riigikogu Group reports and provides operational guidance; 21) listens rolling off Party Government of the Republic representing the ministerial statements and provides guidance for action; 22) submit proposals and draft laws to the initiatives of the Party of the Riigikogu factions and party by the Government representative to ministers; 23) presents a political party council for approval of the Party of the participation signed by the parties between the conventions; 24) represent the Party in its relations with other parties, and they must negotiate; 25) forms an internal party social positions; 26) forming the chairman's proposal committee of political to coordinate the activities of the Board in between meetings; 27) perform other Party of the Statute of the Party, a large library and council decisions of the tasks which the does not expressly granted by another Party, a statutory body of the jurisdiction. 14th And the Vice-Chairman of the Party 14.1. Chairman of the Party: 1) represent the political party, and writes a political party on behalf of the political agreements and declarations. Signed by the chairman and the Secretary-General shall countersign the Party of the council's decisions; 2) Party, chairman of the council and organized by the Party of the council activities; 3) chaired by the Party of the Board of Trustees meetings; 4) provide General Assembly and the council reports on its own, and the council's activities, 5) enter the Party Secretary-General of the service agreement. 14.2. Party leader mandate is for two years. 14.3. The party has three vice-chairmen, who will replace the

chairman of the Party of General Assembly according to the number of votes received. 15th Secretary General of the Party 15.1. The Secretary-General confirmed the appointment of the Party of the Chairman of the Board for the term of the council of the Party of the proposal. The proposal makes the Board the Chairman of the Party. As Secretary-General will appoint a member of the Party. 15.2. The Secretary-General: 1) leads the Party of the organizational plan and council resolutions; 2) organizes the party's bodies, implementation of the decisions and the party's council endorsed the action plan implementation; 3) the responsible party's implementation of the budget; 4) is responsible for the party's accounts for the organization; 5) is responsible for the party's financial arrangements rules compliance money; 6) submit to the council for the reporting of receipts and expenditure report; 7) preparing for the next reporting period the draft budget; 8) enter into, amend and terminate contracts of employment office staff and others political party officials; 9) is responsible for the Office for the work; 10) is accountable to a political party to the executive board, the chairman of the council and the General Assembly; 11) coordinates the party's regional units (regions) activities; 12) coordinates the party's electoral campaigns; 13) shall attend the meetings of the council and the council. 15.3. Chairman of the General Secretary of the Party concludes a contract of service, which the Secretary-General sets out specific rights and obligations. 16th The Office of the Party Chancellery organizes the affairs of the Party and the exchange of information in accordance with the Code of Conduct established by the council, and the council decisions. 17th And the audit committee of a political party in the region of 17.1. The total size of the audit committee of the Party of Great determine and elect its members and alternate members. The audit committee will report to him only chosen collection. Region of the audit committee selects the corresponding area of the total quantity. A member of the Audit Committee of the Board may not be at the same time a political party or a district board member of the court of honor or a political party. 17.2. Members of the audit committee shall elect a Chairman from among themselves. Chairman of the audit committee of a political party can participate in the party's right to speak at meetings of the council and the council. Chairman of the audit committee of the region can participate in the respective area, or the right to speak at meetings of the boards of the Department. 17.3. The main task of the audit committee of a political party according to the level of implementation of decisions of organs, financial and economic arrangements for compliance checking. At least once a year, according to the audit committee of a political party revise and / or areas of financial and other resources and the use of receipts. 17.4. Decisions are taken by a majority vote of the Audit Committee. 17.5. The corresponding level Auditing Committee: 1) shall elect from among its members of the audit committee chairman to organize the audit work; 2) revise the party or its regional economic activity and business records; 3), if necessary, according to the level of the management body on the proposals of a political party or a structural unit of economic activity and accounting organization; 4), if necessary Secretary General of the precepts of the party's record of economic matters; 5), the corresponding level of the governing bodies, at least once a year a report on their activities. 18th The court of honor of the Party 18.1. Political parties are the Party of the court of honor. Honor of the Party chooses a big total. The court of honor can not be simultaneously a member of the Party of the management or supervisory bodies or member of a political party official. 18.2. Court of Honour: 1) shall elect from among its members honor the Chairman, who shall honor the work and the right to speak for the party's governing bodies meetings; 2) discuss the Party

members and organs between disputes in connection with political party activities, auhaavamise accusations, give their own assessments of political party elected to the whole of the Party Members in the moral fitness matters, and interprets the statutes in accordance with the Party Council established by the court of honor proceedings; 3) discuss the party's organs (except for a big total and council) on the activities of the statements, assessing the party's organ works in accordance with the statutes and program, and a large library and council decisions; 4) present a General Assembly review of its activities. 18.3. The court of honor in the hearing is entitled to demand political party members and the bodies of a dispute relating to the documents and explanations. 18.4. Decisions are taken by a majority of the Court of Honor. Court of Honour will provide their own estimates of strife and seeking conciliation. 18.5. Started honor procedures will be completed regardless of whether the Party member who dealt with the matter of honor, has left the Party during the procedure. Court of Honour proceedings are terminated when a member of the Party in whose honor the matter dealt with death. IV, part political party, elected COLLECTIONS FOR POLITICAL GROUPS, THE EURO **DEPUTIES OF COOPERATION AND THE MINISTERS political party** 19th Group of the Party of the Riigikogu 19.01. State party's members elected to form a political party on behalf of the Riigikogu, which leads to the exercise of legislative implementation of the Party policy. 19.2. Riigikogu faction of the Party bases its activities on the program, the sample program, a large collection of council and council decisions, as well as other political parties represented in the Riigikogu concluded the agreements. 19.3. Group of the Riigikogu shall hear and discuss reports from ministers representing the party in government current operations. Participation in meetings of the Group of Ministers is required. 19.4. The Group confirms the month after the parliamentary elections, its work program and the division of labor agenda, after hearing the views of the Board. 19.5. Parliament Group of the General Assembly, and is accountable to the executive board. 20th Party of Ministers 20.1. Party cabinet ministers representing the leading executive powers on the implementation of the Party policy. A political party represented in the government is determined as follows - policy committee shall propose candidates for the executive board, which approves candidates for the party's faction in the Riigikogu, and then submit to the council for approval. 20.2. Party government ministers representing their activities on the program of the Party, the electoral program, a large collection of council and council decisions, as well as other political parties represented in the Riigikogu concluded the agreements. On behalf of the Minister of the legitimate political functions of the Minister are mandatory. If the minister does not have the task possible, be decided by the presidency. 20.3. Party cabinet ministers representing the party's executive board, accountable to Parliament and the political groups, and, if necessary, the council and the General Assembly. 20.4. Political parties represented in the Cabinet ministers are called back to the council on a proposal by the Board or the Group. 21st Group of the Party of the local council 21.1. A political party or a candidate list of the Union's participation in the electoral council and the Board of the city or municipality council members form their group, which carries out the policy of the party's council level. 21.2. The Group confirms the month after the elections of local government councils in its work plan and division of tasks plan. 3.21. Local self-government faction of the Party bases its activities on the program and the election program of the political party a big total, the council and the council, the relevant department of the General Assembly and the decisions of the Board of the department, as well as the local government council

election, and political parties represented in the signed agreements. 21.4. Local government listens and discusses the party faction of the local municipal government, the representatives of the reports. 5.21. Group of Local Government is accountable to the General Assembly for the department and the department of the Executive Board. 21.6. Mayors, township, and parents' nominations for the office by impeachment, and the council will be established under the procedure. 22nd Euro deputies of the Party of the forms of cooperation and relations with the Euro House Party, Party of the forms of cooperation and communication as ambassadors of the Euro once determined by the council. 23rd Principles of formation of lists of candidates in elections of local government councils and the Parliament of 23.1. The local government council elections Division of the General Assembly will decide whether to rank a list of members of the Department are carried out with the participation of the internal elections of the list or lists the board of the department. If the department does not have the local government, shall decide on the internal election of the board of the region, where the government is. If the board of elections in the region is not provided, the Executive Board approve the list of the region. 23.2. National list of candidates of a political party shall submit to the sequence of the Riigikogu elections, the party's executive board, headed by the election committee, which shall present it to the council for approval. Party Council decides whether the internal elections will be carried out in all regions of the district to explain the order of the lists. A part of the political party **FINANCIAL ARRANGEMENTS** 24th Party of the asset, its sources and 24.1. The party as a private person, has the right to own any movable and immovable assets of its statutory objectives in view of the Political Parties Act and other restrictions prescribed by law. 24.2. Party of the presidency of the Party of immovable property owned and registered movables transfer and encumber their discretion. Civil Party, the right of representation in the transactions of its chairman or vice-chairman of the Party itself or any other members of the Board of Trustees of the Party together. 24.3. The assets of a political party formed by sources permitted by law, at the expense of the party may be authorized by law to engage in economic activity. 24.4. Managing the assets of the Party of the Board of Trustees is divided into regions and between departments in accordance with the procedure set out in the party's financial. 5.24. The Board shall draw up a political party, and the whole big approve each year the annual report and the audit opinion. The council ordered the auditing committee, on a proposal by the Board of Trustees approved the party's economic assessment of the auditor's report. Among other things, the economic report shows the number of party members, including compulsory membership, number of persons, the division's revenue and expenditure and the status of assets. 6.24. The financial activities of the financial management procedures more confirms the party's governing council. Part VI FINAL PROVISIONS 25th Amendment of the Statutes of the political party with a proposal to amend the Statutes must vote in favor of 2/3 of the members participated in the General Assembly. 26th Prohibition Party, the division of the Party of the division is not permitted. 27th The merger of the Party 27.1. A political party may join a political party close to the objectives of the Act provides the bases and procedure. 27.2. You can also join the Party, a party close to the objectives of the Act provides the bases and procedure. 27.3. A political party close to the objectives of the political party may be provided by law, the bases and pursuant to join in such a way that they form a new political party. 28th Party of Termination 28.1. A political party will be dissolved pursuant to law or the decision of a great whole. 28.2. The liquidators of the Party of the members of the Board of Trustees of the big

whole, decides to designate other receivers, or if otherwise provided by law. 28.3. The remaining assets are to be distributed among the members of a political party, but it is for the liquidators decision of non-profit organizations aimed at social conservative thinking, joint activity, or the promotion of national culture. Part VII of the political party OPERATION OPENED 29th E-political party of the Party of decisions implementing the rights and obligations performing to applications, provided that the guarantee of data security and personal elections, the electoral secret. Email Political Parties in the implementation: 29.1. Kantakse party's Great Collections, and according to the technical possibilities of large collections and forums across the Internet; 29.2. City Council approved the procedure to take place in a political party app bodies elections and the elections, in accordance with the internal procedures of elections; 29.3. An party members intranet system, to increase the membership of the possibilities for the party's policies. 30. Sisevalimised Party of the President of the European Parliament, the Riigikogu, the local council of the candidates for appointment and sequence in explaining the party's members, departments, regions and member associations the right to advance his position to provide effective Members of opinion through the collection. Internal procedures determined by the party's electoral council. 31 December. Program Forum Party, the party's presidency, at least once a year in the field of hearing the views of the political program of the Forum. Ordinary high throughout the year, the forum will take place before the big overall program. The program The Forum may submit proposals for the amendment of the program. 32nd The Head of the Party of the party's council adopts good practices aimed at a culture of trust and goodwill of political parties in public policy and the internal administration. Good practices and make recommendations for the implementation of the rules of assessment of the Court of Honour. 33rd Party of internal communications and proposals 33.1. Erakonna council assigned by ensuring members of the constant communication party's activities and policies. 33.2 Members of a political party departments, regions, associations, the parliament faction and the program of the Forum has the right to present the party's General Assembly proposals on the party's program, amend and supplement, as well as a large whole political declaration projects. The proposal must be submitted at least eight weeks before the executive board, a high total. The Board shall submit a proposal to its position to the council. The council may reject the proposal, submitted to the General Assembly to decide whether unaltered or alternatives. For more detailed proposals to approve the procedure for the council. 33.3. If necessary, arranged between a large bodies of fundamental societal choices, which are compelling in the party and in society in a variety of positions, advisory liikmehääletusi preceded by a debate. The specific procedure confirms a member of the council vote.