

THE LAW ON THE AMENDMENTS TO THE LAW ON ELECTION OF REPRESENTATIVES TO THE CROATIAN PARLIAMENT

Article 1

In the Law on Election of Representatives to The Croatian Parliament (*Narodne novine/Official Gazette/ Number: 116/99, 109/00, 53/03*), in Paragraph 1 of Article 9 the words “Deputy Minister” shall be replaced by the words “State Secretary”.

Article 2

In article 32, Paragraph 1 is amended to read:

“Parliamentary political parties, proposers of independent lists, independent representatives and representatives of national minorities that have had representatives in the Parliament on the date of expiry of the mandate or dissolution during the mandate before holding the elections, and that participate on the elections, have the right to compensate the expenses of the election advertising in the one year amount determined for the electoral year according to the law regulating the financing of political parties, independent lists and candidates.”

After Paragraph 2, new Paragraphs 3 and 4 are added that read:

“Political parties, proposers of independent lists and candidates for representative members of national minorities that do not meet the requirements from Paragraph 1 of this Article and participate on the elections have the right to compensate the costs of election advertising if they win more than 5% valid votes of their constituency at the elections.

The compensation from Paragraph 3 of this Article shall be paid within 30 days, from the day of the proclamation of official electoral results, according to the decision of the Government of the Republic of Croatia.”

(Article 30 of the consolidated wording of the Law)

Article 3

Articles 34, 53, 54 and 55 are deleted.

(Articles 32, 45, 46, 47 of the consolidated wording of the Law)

Article 4

This Law shall enter into force on the day of its publication in “Narodne novine”.

Note: *The Law on the Amendments to the Law on Election of Representatives to the Croatian Parliament was published in “Narodne novine” No. 19/2007.*