

In accordance with the provisions of the Law on Associations
("Official Gazette of the Republic of Serbia", No 51/2009 and 99/2011)

The Assembly of the Association:

SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS

in the meeting held at the Association`s seat
at the address: Belgrade-Zemun, Josipa Šenera St. 3/16;
on the day of 27 November 2014, adopted

ARTICLES OF ASSOCIATION

Article 1

The SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS (hereinafter referred to as: the Association) is a non-governmental, voluntary, non-partisan, and non-profit association of natural and legal persons, incorporated for an indefinite period of time in order to achieve goals in the field of professional and business organization of veterinarians practising, exclusively or partly, veterinary medicine of ungulates, as well as in the field of professional training, research development, and development of various forms of scientific and professional cooperation between veterinarians and other specialists working with the ungulates or having an interest in this field.

Article 2

The name of the Association: **UDRUŽENJE VETERINARA VELIKE PRAKSE SRBIJE (SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS).**

The abbreviated name of the Association: **UVVPS (SALAP)**

The Association`s seat is at the address: Belgrade-Zemun, Josipa Šenera St. 3/16.

The activity of the Association is: 94.99 - Activities of other membership organizations.

The Association shall perform its activities in the territory of the Republic of Serbia.

The Association may change its name, registered office and activity by the decision of its Assembly. Any change in these data shall be registered with the competent body, in accordance with the law.

Article 3

The Association shall have a circular seal with the inscription of the Association`s name in its central part reading: SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS, and the Association`s seat written on the outer ring of the seal: Belgrade-Zemun.

The appearance and content of the seal shall be determined by the Association`s Articles of Association, in accordance with the law.

The Management Board shall decide on the appearance and the manner of using the Association`s symbol, letterhead, emblem, flag, and colour of the Association, on reference stamps and other elements of the Association`s visual identity.

Goals and Activities

Article 4

The SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS is established with the aim to achieve goals in the field of professional and business organization of veterinarians practising, exclusively or partly, veterinary medicine of ungulates, as well as in the field of professional training, research development, and development of various forms of scientific and professional cooperation between veterinarians and other specialists working with the ungulates or having an interest in this field.

These are the following goals and tasks:

- organizing professional and business meetings aimed at providing professional education to large animal veterinarians and improving business environment in which large animal veterinarians work;
- initiating and encouraging an intensive, positive, and creative business and professional communication among all veterinarians, and especially among the veterinarians practising veterinary medicine of ungulates;
- encouraging and establishing communication with the competent veterinary administrative bodies aimed at better regulation of business and professional environment in which large animal veterinarians work;
- providing proposal for a professional approach that meets the criteria for a good and modern veterinary practice in the field of veterinary medicine of ungulates;
- collecting and classifying data on specific ungulate diseases aimed at providing more effective control or at undertaking preventive actions, as well as giving recommendations on implementing adequate veterinary procedures, in cooperation with the competent institutions;
- promoting professional approaches that prioritize animal welfare;
- engaging to provide to its members access and membership in national and international associations relevant for the veterinary medicine;
- sharing and developing results from scientific and professional researches, opinions and standpoints on all issues related to the ungulates and informing veterinarians and all other individuals of other professions interested in the developments in this field about the research results achieved in Serbia and abroad;
- keeping up-to-date with the modern trends in the scientific and technological development, and pointing out trends, events, and changes in this field, particularly affirming the creative work of veterinarians,
- considering and providing expert opinions on studies, analyses, projects, development plans, and the like, at the request of local self-government bodies and other bodies, organizations and companies;
- organizing meetings aimed at introducing and popularizing the results achieved in researching diseases, metabolic and reproduction disorders, factors influencing the production in cattle breeding, sheep breeding, goat breeding, pig breeding, and at presenting research results related to the ungulates out in the wild and in zoological parks;
- proposing to the competent bodies to adopt relevant regulations, and cooperating with the relevant governmental bodies in preparing and implementing legal and other regulations related to the production and health care of ungulates;
- advocating interests of the Association's members before the local and republic bodies,
- achieving all other goals which could contribute to the development or promotion of issues of relevance for the SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS.

In order to achieve its goals, the Forum carries out the following programmes:

- encouraging development, strengthening and stimulating veterinarians in theoretical part and research practice, as well as in implementing new knowledge in the field of maintaining the health of ungulates and improving production;
- assistance in solving tasks given by the administrative bodies and companies;
- publishing research and professional papers in bulletins, trade journals and other publications, and ensuring that the members are informed and notified, and that they inform breeders and the public about their work and the results achieved;
- organizing congresses, symposiums, and conferences for researchers and professionals in the field of maintaining health and improving the production of ungulates, as well as other scientific and professional meetings, expositions, forums, and public discussions;
- taking all appropriate actions and activities for achieving socially accountable goals and the Association`s goals through active work of the Association`s bodies and members.
- the Association carries out all other forms of activities in accordance with the goals and work principles of the SERBIAN ASSOCIATION OF LARGE ANIMAL PRACTITIONERS.

Requirements and Manner of Acquiring and Terminating Membership

Article 5

The rights and obligations of the Association members shall be governed by the Association`s Articles of Association, pursuant to the law.

The Association shall keep records of its members.

A member of the Association may be any legal or natural person that meets the requirements stated in the present Article of the Articles of Association and that accepts the goals and provisions in the Association`s Articles of Association.

Any person may become a member of the Association under equal terms stipulated by the Articles of Association, pursuant to the law.

A natural person may become a member of the Association if he/she meets cumulatively all of the stated requirements:

- if he/she submits a completed Membership Application Form – in person, by mail, or by submitting the form on the website;
- if the natural person has full legal capacity, in accordance with the law;
- if, by signing the Membership Application Form, he/she confirms that the Association`s Articles of Association are fully accepted.

A natural person may be a member of the Association regardless of his/her age, in accordance with the law and the Articles of Association.

A statement of accession to the Association`s membership for a minor under 14 years of age shall be provided by his/her legal representative in accordance with the law. If the minor has turned 14 years of age, then the statement shall provided by the minor himself/herself along with the consent from his/her legal representative pursuant to the law. These statements must contain a certificate on signature verification.

A legal entity may become a member of the Association if it meets cumulatively all of the stated requirements:

- if it submits a completed Membership Application Form – in person, by mail, or by submitting the form on the website;
- if a legal entity has common or related interests with the Association regarding the field of its activities or goals and activities, or if, according to the nature of its activities and other circumstances, it is a legal entity which can assist, promote, or in any other direct way contribute to a more efficient achievement of the Association`s goals and activities;
- if it submits the Decision by the competent body of the legal entity about the association into the Association, whereas the Decision cannot be older than 30 days against the date when the Membership Application Form was submitted;

- if it submits a copy of the Decision on the Entry into the Register with the competent government body;
- if it confirms with the signature of an authorized person of the legal entity and with the stamp of the legal entity on the Membership Application Form that it fully accepts the Articles of Association and by-laws of the Association.

Article 6

Filing in the Membership Application Form shall be considered a request for membership.

The content of the Membership Application Form shall be determined by the Management Board. It must contain, as a minimum, the information about the name and address of the legal or natural person filing the Form, including PIN for natural persons and TIN for legal persons, as well as the information about the Association and a brief extract from the Articles of Association regarding the members` rights and obligations, place and date of signing the Membership Application Form.

Once filed with the Association, together with its appendices, the Membership Application Form shall be immediately submitted to the Chairperson of the SALAP Management Board.

The Chairperson of the SALAP Management Board shall decide about the affiliation, within 60 days, based on the submitted Membership Application Form, and other evidence. The Chairperson of the SALAP Management Board shall immediately inform the applicant about the decision – personally or through an authorized person – in an appropriate manner (by personal communication, in writing, by telephone, or an e-mail).

If not all prescribed legal and statutory conditions have been met – the Chairperson of Management Board shall call the applicant in an appropriate manner to inform him/her to supplement the Membership Application Form or submit the required documents within 30 days, and in case the applicant does not meet the requirements or does not act as per the invitation to supplement – the Membership Application Form shall be discarded, and the request for membership rejected.

The same person may submit the Membership Application Form several times, but if it is twice rejected– the Association is not obligated to accept or re-consider the Membership Application Form filed by that person the third or any subsequent time.

Article 7

Membership in the Association shall terminate:

- upon resignation by a member
- upon expulsion of a member
- upon death of a member.

A member may resign from the membership of the Association, without consent from other members, by filing a written statement of resignation with the Association`s Management Board.

A member of the Association may be excluded by the Assembly due to his/her longer period of inactivity, failure to observe provisions of the Articles of Association or any other by-laws of the Association, or in case a member disturbs proper functioning of the Association or damages its reputation with his/her actions or statements.

At the reasoned proposition by the Management Board, the Association`s Assembly makes a Decision on exclusion from the membership. The membership in the Association shall cease as of the Decision date by the Association`s Assembly.

A member must be given the opportunity to declare within 3 days the reasons due to which the proposition for deciding on termination of his/her membership in the Association was filed. If the member

takes up this opportunity, the Management Board shall consider that justification when deciding about his/her expulsion.

Rights, Obligations and Responsibilities of Members

Article 8

A member of the Association shall have the right to:

- 1) equally participate with other members in achieving the Association goals;
- 2) directly participate in the Assembly decision-making process, as well as through bodies of the Association;
- 3) elect and be elected to the Association bodies;
- 4) be timely and fully informed about the work and activities of the Association.

A member shall:

- 1) actively contribute to achieving the Association`s goals;
- 2) participate, according to his/her interests, in activities of the Association;
- 3) pay the membership fee;
- 4) carry out other tasks entrusted to him/her by the Management Board.

Internal Organization

Article 9

The bodies of the Association are:

the Representative (President) of the Association, Assembly of the Association, Management Board, and Supervisory Board.

Article 10

The Association shall have one person authorized to represent the Association – the Representative (President) of the Association, appointed as laid down in these Articles of Association.

The Representative (President) of the Association shall:

- represent and act on behalf of the Association in legal transactions;
- have the rights and duties of a financial principal;
- sign all financial documents on behalf of the Association;
- organize and manage the activities of the Association;
- propose documents passed by the Management Board;
- enforce decisions made by the Management Board and undertake actions for their implementation;
- take care that the laws are observed and is accountable for usage and disposal of the property;
- carry out other activities stipulated by the law and the Articles of Association.

The Representative (President) of the Association is obligated to act within the powers laid down in the Articles of Association and the decision of the Association`s competent body.

Only the natural person having business capacity and permanent or temporary place of residence in the territory of the Republic of Serbia may be designated as the Representative (President) of the Association.

The Representative (President) of the Association shall be elected by the Association`s Assembly by a majority of votes of the Assembly members present, with four-year term and the right of unlimited re-election to the same position.

The Representative (President) of the Association is relieved of duty by the Decision of the Association`s Assembly made by a majority of votes of the total number of Assembly members.

The Representative (President) of the Association may be relieved of duty prior to the expiry of his/her term:

1. at his/her own request,
2. if he/she acts contrary to the provisions of the law, Articles of Association, and Decisions of the Association`s Assembly
3. if there is a loss in the Association`s operation by his/her fault
4. in any other cases stipulated by the law.

Handing over of complete documentation and information important for further activities of the Association, obtained by the Association`s Representative during performing his/her function in the Association, is mandatory between the Representative being relieved of duty and the newly appointed Representative of the Association. The Representative (President) of the Association whose duty terminates is obligated to perform his/her job and work tasks until the new Representative of the Association assumes his/her duty.

Appointment of the Representative (President) of the Association is registered with the competent body, in accordance with the law.

Article 11

All members of the Association comprise the Association`s Assembly.

The Assembly shall convene regularly once a year.

An extraordinary meeting of the Assembly shall be convened at a reasoned proposition of the Management Board.

An extraordinary meeting of the Assembly must be convened if the request for it is submitted in writing by a third of the Association`s members, in accordance with the law.

An extraordinary meeting of the Assembly must take place no later than 30 days from the submission date of the convocation request.

The initiative for convening the Assembly meeting shall be submitted to the Management Board in writing, and it must state the issues proposed for consideration and the proposed agenda of the meeting.

The Assembly meeting shall be convened by a written notification of the Chairperson of the Management Board indicating the time and place of holding the Assembly meeting and the proposed agenda. The meeting shall be convened by posting the notification about the time and place of holding the Assembly meeting and the proposed agenda on the Association`s website.

The meeting shall be chaired by the Chairperson of the Assembly, who is elected by the majority votes of the present Assembly members at the beginning of every meeting.

The Chairperson of the Assembly shall have mandate until the next Assembly meeting with unlimited right of re-election of the same person for the function of the Assembly Chairperson.

The Chairperson of the Assembly shall manage the meeting work, maintain order in the meeting, and sign the Minutes and decisions made at the meeting of the Association`s Assembly.

The recording clerk shall be elected at the beginning of each meeting by the majority votes of the present Assembly members, regardless if they are members of the Association or not.

Article 12

Powers of the Association`s Assembly:

- develops the plan and work programme of the Association;
- adopts the Articles of Association, and its amendments;
- adopts other by-laws of the Association;
- appoints and discharges from duty the Representative of the Association – the Chairperson of the Management Board;
- appoints and discharges from duty members of the Management Board who are members of the Association;
- decides on joining coalitions and other associations in the country and abroad;
- reviews and adopts the annual financial plan and report;
- decides on the Association`s status changes and termination of activity;
- decides on changing the Association`s seat;
- decides on changing the Association`s name;
- decides on changing and registering activities and business activities of the Association;
- reviews and adopts, at least once a year, the Management Board report;
- formulates business policy of the Association;
- establishes the rules of procedure for its own operation;
- provides guidelines to the Management Board and the Representative for achieving goals and implementing activities of the Association;
- decides on the expulsion of the Association`s members;
- decides on the membership fee for the next year;
- has other powers entrusted to it by the law and under these Articles of Association.

Article 13

The Assembly shall lawfully make decisions if at least half of its members are present.

The Assembly shall make decisions by a majority of the votes of the members present, with each member having one vote. The decision on adopting the annual statement of account and report on activities, accession of new members, and expulsion of members shall be made by the Assembly by a majority of the votes of the total number of its members.

The decision on amendments to the Articles of Association, status changes, and termination of the Association`s operation shall be made by a two-thirds majority votes of the Assembly members.

The Assembly shall make decisions by public voting, verbal declaration of members, or by raising hands. The Assembly member may vote in written form by submitting his/her signed statement to the Chairperson of the Assembly or to the Management Board Chairperson.

The Assembly may make decisions by secret voting in cases when it is requested by at least one fourth of the members.

Article 14

The Management Board is the executive body of the Association, in charge of implementing goals of the Association as stipulated in these Articles of Association.

The Management Board has six members: Chairperson of the Management Board and five members of the Management Board.

The function of the Management Board Chairperson shall be performed by the Association`s Representative, who is a member of the Management Board and the Chairperson of the Management Board of the Association, in accordance with these Articles of Association.

A change of the Association`s Representative shall automatically effect a change of the Association`s Chairperson of the Management Board. Other members of the Management Board shall be appointed and discharged by the Assembly from the members of the Association.

Mandate of the Chairperson of the Management Board and members of the Management Board is four years, with unlimited right of re-election to the same position.

The Management Board shall lawfully make decisions if at least half of the members are present, and the decisions shall be made by the majority of votes of all members.
In the event of a tie vote, the Chairperson of the Management Board shall have a casting vote.

The Management Board shall work and decide in the meetings in accordance with the Rules of procedure for the Management Board.

The Chairperson of the Management Board prepares and convenes the Management Board meetings, manages its work in the meetings, signs documents adopted by the Management Board, signs the minutes of the meetings, decides on the accession of new members of the Association, in accordance with the provisions of the Articles of Association, takes care that the decisions are executed, represents the Management Board, and carries out other jobs stipulated by the Articles of Association, by-laws, and rules of procedure for the Management Board.

A meeting of the Management Board may be convened by at least one-third of the members of the Management Board in case that the Chairperson of the Management Board does not do it at their request.

The Chairperson of the Management Board may provide a written authorization to a member of the Management Board in case of his absence to substitute him/her in all or just in some powers.

Article 15

The Representative of the Association performs the function of the Management Board Chairperson, thus the provisions of the Articles of Association regarding appointment and removal, i.e. termination of function of the Association`s Representative shall apply to the appointment and removal, i.e. termination of function of the Management Board Chairperson.

A member of the Management Board may be discharged from function prior to expiry of his/her term:

1. at his/her own request,
2. if he/she acts contrary to the provisions of the law, Articles of Association, and decisions of the Association`s Assembly
3. if there is a loss in the Association`s operation by his/her fault
4. in any other cases stipulated by the law.

Handing over of complete documentation and information important for further activities of the Association, obtained by a Management Board member during performing his/her function in the Association, is mandatory between the Management Board member being relieved from duty and the newly appointed Management Board member.

The member of the Management Board whose duty terminates is obligated to perform his/her job and work tasks until the new member of the Management Board assumes his/her duty.

Article 16

The Management Board jurisdiction:

- manages activities of the Association during the time period between two Assembly meetings;
- makes effective, executive decisions in order to achieve goals of the Association;
- organizes regular performance of the Association`s activities;
- delegates special assignments to certain members;
- makes financial decisions;
- decides on initiating a proceeding for amending the Articles of Association on its own initiative or at the proposal of at least two members of the Association, and prepares a proposal for the amendments to the Articles of Association to be submitted to the Assembly for adoption;
- decides on other issues entrusted to it by the Articles of Association;
- decides on all issues for which, by law or these Articles of Association, other bodies of the Association are not authorized (presumption of jurisdiction).

Article 17

The Supervisory Board shall control the financial operations of the Association and immediately notify the Management Board about the observed irregularities.

The Supervisory Board has three members elected by the Assembly, when the number of the Association members reaches ten or more members.

Mandate of the Supervisory Board members shall be four years with the possibility of re-election.

The Supervisory Board shall submit a report on its work at the Assembly meeting, at the request of the Assembly members or on its own initiative.

Friends of the Association

Article 18

Members of the Association, Friends of the Association, and citizens may take part in the activities of the Association.

Friends of the Association are legal or natural persons who are particularly interested to contribute to the achievement of the Association`s goals and who directly support their realization through donations, gifts, sponsorship, or by actively working, giving ideas, and exerting influence; these persons can obtain, at their own request, special ID card evidencing the status of a Friend of the Association.

Friends of the Association are entitled to be regularly informed about the important activities of the Association, and to participate in achieving goals in any adequate manner in accordance with the Articles of Association and decisions of the Association's bodies.

Friends of the Association do not participate in the work of the Association or in the decision-making process.

The status of a Friend of the Association can be revoked or suspended based on the Management Board decision, which is made at the reasoned proposition of the Association's Representative in case a Friend of the Association indirectly or directly damages the reputation of the Association due to the nature of his/her conduct or influence, or in case he/she interferes, directly or indirectly, with the achievement of the Association's goals and smooth performance of its work.

The Association is obligated to observe the confidentiality of personal data of all persons having the status of a Friend of the Association, and may use the personal information only with the permission of the person in question.

Business Secret

Article 19

All documents and data determined by the decision of the Association's Assembly whose disclosure to an unauthorized person would harm the interest and reputation of the Association shall be considered a business secret of the Association.

The documents and data which are public by law, or documents and data about breaching the law cannot be considered a business secret.

Publicity of Work

Article 20

The activities of the Association are public.

The Management Board shall regularly notify the members and the public about the work and activities of the Association, directly or in the form of internal publications, i.e. press statements, by posting the information on the Association's website, by sending an e-mail, or in any other suitable manner.

Annual statements of account and reports about the Association's activity shall be submitted to the members at the regular meeting of the Association's Assembly.

Liability for Damage

Article 21

Members of the Association's bodies are jointly liable for any damage to the Association caused by their decision, if such a decision has been intended to cause damage or made through flagrant negligence, unless they expressed their opinion for the record in the relevant decision-making procedure.

The proceedings for the compensation of damage caused to the Association in the manner described in paragraph 1 of this Article shall be initiated on the grounds of the decision of the Association's Management Board, or at the request of minimum one-third of the total number of the Association's members.

A special representative of the Association may be appointed by the decision of the Assembly to be in charge of the damage compensation proceedings.

The provisions of this Article shall also apply accordingly to the actions of the Association's Representative.

Manner of Acquiring Funds for Achieving Goals and Business Activity of the Association

Article 22

The Association shall acquire the funds for achieving its goals:

- from the registration and membership fees,
- from voluntary contributions, donations, grants, presents, and legacies,
- from interest on capital investment of the Association, interests on deposits, rental fees, and dividends,
- from business activities of the Association carried out in accordance with the law and Articles of Association,
- by organizing local, national, and international campaigns,
- by submitting projects with the government bodies or foundations,
- from participation fees for seminars, meetings, congresses, fairs, symposiums, field trips, educational and practical workshops, and other events organized by the Association;
- from the allocated budget funds,
- from financial subsidies,
- through non-profit targeted work in accordance with the law and normative deeds of the Association and through other adequate forms of achieving its goals pursuant to the law.

Article 23

The Association may perform the activities by means of which the goals stipulated in these Articles of Association are achieved.

The Association may directly perform business or any other profit-making activity in accordance with the Law on Classification of Business Activities, under the following terms:

- 1) that the activity is linked to its statutory goals;
- 2) that the activity is stipulated by its Articles of Association;
- 3) that the activity is of a smaller scope, i.e. that the activity is performed in the scope needed for achieving the Association's goals.

The activity referred to in the previous paragraph of this Article shall be entered in the Register of Business Entities and shall be carried out in line with the regulations governing the section covering the activities which are being performed.

The Association may start performing the activities only upon entry of such an activity in the Register of the competent body, in accordance with the law.

Any deals concluded by the Association contrary to the provisions of paragraphs 1 and 2 of this Article shall be legally valid, unless a third person knew or had to know about the violation of the provisions concerned.

The Association shall have no right to distribute any profit made through business or any other activity among its founders, members, members of the Association's bodies, managers, employees or persons associated with them, for the purposes of the law governing companies.

Article 24

The Association shall keep business books, draw up financial reports, and be subject to financial report auditing in line with the accounting and auditing regulations.

Annual statements of account and reports on the Association's activity shall be submitted to the Association's members in the manner as laid down by its Articles of Association.

Use of the Association's Assets

Article 25

The Association's assets may solely be used in pursuit of its statutory goals.

The Association's assets may not be distributed among its members, founders, members of the Association's bodies, managers, employees or to any persons associated with them for the purpose of the law.

The provisions of paragraphs 1 and 2 of this Article shall not apply to awarding appropriate prizes and reimbursements of reasonable expenses incurred in pursuit of the Association's statutory goals (travel expenses, daily allowances, accommodation costs, etc.), onerous contract obligations, and payment of salaries to the employees.

Liability for the Association's Obligations

Article 26

The Association shall be liable for its obligations with its entire assets.

Members of the Association and the Association's bodies may be personally liable for the Association's obligations if they handle the assets of the Association as if it were their own assets, or if they abuse the Association as a form for illegal or fraudulent purposes.

Status Changes and Termination of the Association's Operation

Article 27

The Assembly shall decide on the status changes by a two-thirds majority of the total number of members.

The Association shall terminate its work by the decision of two-thirds of the Assembly members, when the terms for achieving the Association's goals terminate, and in other cases stipulated by the law.

Management of the Association's Assets in Case of Termination of the Association's Operation

Article 28

In case of termination of the Association's operation, ownership of the Association's assets shall pass onto a domestic non-profit legal entity established to pursue the same or similar goals based on the decision of the Association's Assembly, pursuant to the law.

If it is impossible to act as stipulated in the previous Article at the moment of the Association's termination, or if the Association terminates its activities based on the decision prohibiting its activities, the Association's assets shall become the property of the Republic of Serbia upon the completion of the liquidation, whereas the right to use it shall belong to the local self-government unit on whose territory the Association had its seat.

Accession to Other Organizations

Article 29

In order to achieve its goals, the Association shall make contacts and cooperate with other professional, scientific, educational and similar government and non-governmental organizations in the country and abroad.

The Association may join international and national associations and federation of associations dealing with the issues related to achieving the Association`s goals, the decision on which is made by the Association`s Assembly.

Accession to organizations is registered with the competent government body in accordance with the law.

Environmental Protection

Article 30

The Association shall take measures of working and living environmental protection and improvement in its operation in accordance with the law, Articles of Association, and other by-laws.

In its activities, the Association promotes ecological ideas and develops activities that contribute to the protection, conservation, and improvement of human life and health.

Members of the Association and of the Association`s bodies, like all employees, shall comply with and implement regulations and actions relating to working and living environmental protection and improvement, and encourage the concept of healthy life and protection of nature and natural resources.

Final and Transitional Provisions

Article 31

The provisions of the Republic of Serbia Law on Associations shall directly apply to all issues not regulated by these Articles of Association.

Article 32

The present Articles of Association shall enter into force as of the date of its adoption at the Association`s Assembly.

The Association shall be registered with the competent body, in accordance with the law.

Chairperson of the Association`s Assembly

BOJAN BLOND

(signed)