According to the Article 18 and 23, of the Law on associations of citizens and foundations (Official gazette of RM, no 52/2010, 135/2011 and 55/2016) the Assembly of the Macedonian Young Lawyers Association, held on the 27.05.2021, enacted the following:

**STATUTE**

**of the**

**MACEDONIAN YOUNG LAWYERS ASSOCIATION**

- Consolidated text –

**Article 1**

The association “Macedonian Young Lawyers Association” (hereinafter: MYLA) is a professional, non-profit, non-governmental and non-political organization and non-religious organization formed through free association, aiming to unite the young lawyers and strengthen their capacity for improvement of the legal profession, the principle of rule of law and the protection of human rights.

**Article 2**

The name of the citizen’s association is “Macedonian Young Lawyers Association”.

The abbreviation is “MYLA”.

For international communication the citizen’s association will use the following name: Macedonian Young Lawyers Association.

The head office of the association is in Skopje, on Str. “Donbas” No. 14/1-6, 1000, Skopje.

**Article 3**

MYLA, as a citizen’s association will accomplish its goals, tasks and activities in accordance with the Constitution of the Republic of Macedonia, the relevant provisions from the laws, the Statute and internal acts of the association.

Political and religious organizing is forbidden within MYLA.

No member of the association can use the membership for realization of political interests.

**Article 4**

MYLA has a logo.

The logo is consisted of a styled figure of balance and a horizontal ribbon bearing the words “CUPIDA LEGUM IUVENTUS”. The logo will remain reserved for use and benefit only by the members of the organization. Each member is entitled to wear and use the logo during its membership. The right ceases with the cessation of the membership.

MYLA has a stamp and a facsimile.

The stamp is round and contains the name of the association: Macedonian Young Lawyers Association – Skopje. The emblem is located in the middle of the stamp.

The facsimile is rectangular and encloses the following text:

Macedonian Young

Lawyers Association – Skopje

Number \_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_/\_\_\_\_\_ year

Skopje

MYLA’s logo is selected by the General Assembly after a previously conducted procedure for collecting several conceptual designs.

**Article 5**

MYLA, pending separate decision from the Managing Board, can develop different forms of partnership and membership with other domestic and foreign organizations.

**GOALS AND OBJECTIVES OF MYLA**

**Article 6**

MYLA has the following goals and objectives:

- Representation of young lawyers and advocating for their interests in the Republic of North Macedonia and abroad;

- Promotion and strengthening of the legal profession and education, professional development of young lawyers;

- Promotion of social activities for young lawyers that will develop their individual leadership skills;

- Promotion and protection of human, provision of free legal to vulnerable citizens and other persons of concern and strategic litigation;

- Respect and promotion of the Rule of Law principle;

- Providing legal services, preparing legal opinions and analysis in the area of human rights protection, judiciary and other legal areas;

- Establishing cooperation with all relevant institutions in the Republic of North Macedonia and abroad, in the process of promotion of the rule of law and legal state;

- Participation in reforms in all areas of the legal system in Republic of North Macedonia and active participation and following of the process of approximation and harmonization of the European legislation;

- Raising public awareness regarding the legal profession.

**CODE OF ETHICS**

**MYLA MEMBERSHIP**

**Article 7**

A member of MYLA can become any citizen of the Republic of Macedonia who is a graduated lawyer not exceeding 35 years of age, who accepts MYLA’s Statute, Ethics Code and internal acts.

Persons who have established employment in MYLA can be members of the association, regardless of the conditions provided in paragraph 1 of this article.

One can become a member through a procedure established by this Statute.

MYLA keeps a register of its members and a register of the members of the bodies of the organization. MYLA Secretary is responsible for maintenance and updating of the register.

The personal data of MYLA’s members and the members of the managing bodies of MYLA are kept and processed in accordance with the provisions for protection of personal data.

**Article 8**

A distinguished member who has given special contribution to MYLA and whose membership has ceased due to prescribed age limit, can be elected as an honorary member of MYLA. A member or MYLA employee may propose a nomination for honorary members by submitting the proposal to the Managing Board. The Managing Board elects honorary members and presents them at an upcoming Assembly.

The rights and obligations for members prescribed in this Statute do not apply to honorary members.

**Article 9**

Each member has the following rights, duties and responsibilities:

- Respect the Statute, Ethics Code and other internal acts of MYLA, as well as the decisions adopted by bodies MYLA bodies;

- Actively participate in the accomplishment of the goals, objectives and programs of MYLA, as well as the activities deriving thereof;

- Participation in the determination and execution of the activities on all organizational levels through initiatives, preparation and realization of projects in line with the MYLA’s goals, objectives and program, approved by MYLA bodies;

- To attend regular and ad-hoc Assemblies, if he/she fulfils the conditions prescribed in Article 16 of this Statute

- To elect and be elected in the bodies of MYLA if he/she fulfils the conditions prescribed in Article 16 of this Statute;

- Be informed of the activities that MYLA undertakes;

- Be held responsible before the appropriate bodies of MYLA for their actions;

- Pay the annual membership fee and

- Other rights, duties and responsibilities deriving from this Statute and other MYLA acts.

**PROCEDURE FOR ENROLLMENT**

**Article 10**

A membership request is submitted to MYLA electronically, at MYLA’s official e-mail address the potential member attaches their CV and Certificate of graduation (undergraduate or postgraduate legal studies).

Following the receipt of the membership request, the Secretary examines whether the person meets the requirements stipulated in Article 7.

As an exception, in accordance with Article 7 paragraph 2 of this Statute, a person who has established employment in MYLA may express will to join by submitting request electronically to the official e-mail of the association, without accompanying documentation from paragraph 1 of this article.

If the person who has submitted membership request meets the conditions of this Statute, the Secretary notifies the person on the obligation to pay the annual membership fee, after which the person is included in the register of MYLA members.

**Article 11**

The member acquires all rights, duties and responsibilities of MYLA member from the moment of receipt of the notification approving his request.

**FEES AND SUBMISSIONS**

**Article 12**

Every person has to pay a membership fee when enrolling in MYLA;

The Managing Board of MYLA at the beginning of every year adopts a decision on the amount of the annual membership fee.

**DISCIPLINARY RESPONSIBILITY**

**Article 13**

In case a member acts contrary to the provisions of this Statute and MYLA internal acts, thus harming the reputation of the organization, a procedure for determining disciplinary responsibility shall be conducted.

The procedure to determine disciplinary responsibility shall be conducted by a Disciplinary Commission composed of 3 (three) members that can be proposed by any member during an Assembly session. The members of the committee will be elected by public voting and majority of Assembly votes.

Any MYLA member that has at least one year membership and has paid the membership fee can be a member of the Disciplinary Commission. The President and the members of the Managing board cannot be members of the Disciplinary Commission.

The mandate of the Disciplinary Commission members amounts to two years with the right to one re-election.

A disciplinary procedure may be initiated upon a written request by any member that can not be anonymous. The disciplinary commission may initiate procedure upon received information

The disciplinary commission must adopt a final decision within 30 (thirty) days of discovering the circumstances or after receiving the written request.

The disciplinary commission reaches the decision that the person who conducted disciplinary misdemeanor will be held responsible and his/hers membership will cease according to Article 14 from this Statute.

The member that is held responsible has a right to object the decision to MYLA’s Managing Board within 8 days. The decision of the Managing board is final.

If the request for initiating disciplinary procedure is submitted against a member of the disciplinary commission, the member is obliged to exempt itself.

For issues not determined with this Statute, the Rulebook on the manner of conducting the procedure for determining disciplinary responsibility of the members, associates, interns, volunteers and members of MYLA bodies, shall apply.

**CESSATION OF MEMBERSHIP**

**Article 14**

The membership in MYLA can cease on the following grounds:

- the member submits a written statement for stepping out of MYLA;

- the member violates the provisions of the MYLA’s Statute, Code of ethics, internal acts and decisions, according to the findings of the disciplinary commission, confirmed by the Managing board;

- the member has not renewed the annual membership in the period of 3 (three) months after the expiration of the membership;

- by entering the upper age membership limit, unless it is a person employed in MYLA;

- upon termination of employment, for the members in accordance with Article 7 paragraph 2 of this Statute, if they do not meet the other conditions that are the basis for membership in the association and;

- death and other cases provided by law.

**BODIES OF MYLA**

**Article 15**

Bodies of MYLA are:

- Assembly

- Managing Board

- President

- Program Council

- Commission for public procurement

- Disciplinary Commission

The Managing board is entitled to form ad-hoc Commissions with separate decision.

**ASSEMBLY**

**Article 16**

The assembly is the highest body of MYLA.

The assembly is consisted of all MYLA members, with at least 6(six) months of membership with a properly paid membership fee.

**Article 17**

The assembly has the following rights, duties and responsibilities:

- Elects the President;

- Elects members of the Managing Board;

- Adopts the Statute and the Strategic plan, as well their amendments and changes;

- Adopts the strategy for the work of the association,

- Adopts the balance-sheet and the financial plan of MYLA;

- Adopts the Annual work report, as approved by the Managing Board;

- Decides for the establishment and closing of branch offices and other forms of organization of MYLA;

- Decides on the cessation of the work of MYLA by 2/3 majority vote and

- Decides on all other issues in accordance with the Statute and acts of the association.

**Article 18**

The Assembly of MYLA works in sessions that can be held physically or electronically on an appropriate teleconferencing platform.

The regular annual assembly is held at least once a year.

The time and venue of the Assembly sessions shall be determined by a decision of the Managing Board.

The Assembly is convened by MYLA President as follows:

- in accordance with paragraph 2 of this article;

- upon a request of at least 1/3 of the members of the Assembly, submitted to MYLA’s Managing Board and

- at the request of the President of the MYLA’s Managing Board.

The extraordinary session of the Assembly is held no later than 30 (thirty) days after the submission of the request. This session is convened in the same manner as the regular Assembly.

**Article 19**

The Assembly is opened and chaired by the President of MYLA. In case the president is absent, the Assembly is presided by a nominated member who has to be supported by majority of the present members at the Assembly.

The Assembly is convened by invitation to all members sent electronically and by publishing on the website of MYLA no later than 15 (fifteen) days before the Assembly is held.

The invitation contains the proposal of the agenda for the session and details for the time, place and the way of the holding the Assembly, with physical presence or electronically as the proposed way of electing in the Assembly.

The agenda may be supplemented upon a request of any Assembly member, no later than 5 (five) days before the scheduled date. The proposal for supplements is sent to the official e-mail of the association.

At least 5 (five) days before the assembly is held, the materials for the meeting of the Assembly (voting procedure, draft decisions, reports, plans, strategies, etc.) are submitted electronically to the members.

**Article 20**

The Assembly shall act physically or electronically, depending on the way of the session is held, if more than half of the total number of MYLA members that have the right to vote are present, in accordance with Article 16 of this Statute.

In case the Assembly does not meet the required quorum for holding a session, the session shall reschedule and has to be held within 30 (thirty) days from the initially scheduled date.

The Assembly adopts its decisions with majority votes of the present members of the meeting, unless otherwise is prescribed with this Statute on certain issues.

**Article 21**

The voting procedures of the Assembly are determined by the Managing Board with a decision and the call for convening the Assembly sent to the members.

In case of holding the Assembly with a physical presence, as a rule the voting of the Assembly is public by raising their hands.

In case of holding the Assembly electronically through an appropriate teleconferencing platform, the voting is public by raising one's hand on a live video conference call or by expressing one's voice through a chat option on the electronic platform.

With the decision of the Management Board for convening the Assembly of MYLA, it can be determined that the voting of the members of the Assembly can be conducted electronically, by e-mail, by sending an e-mail to the official e-mail box of the association or to another appropriate way according to the technical possibilities of the association.

The Assembly shall decide with secret voting in the situations provided in this Statute or on the proposal of the members of the Assembly, which shall be supported by a majority of the votes of the members present. The secret voting can be conducted at a session of the Assembly with a physical presence of the members or at a session organized electronically using an adequate technical solution for secret voting.

The voting procedure can be additionally regulated by an internal act of MYLA.

**Article 22**

Assembly sessions are recorded through minutes. The minutes are adopted on the next session.

The minutes is prepared by a person – Recorder, who is elected during the session with majority of votes from the present members. The recorded is proposed by the President of the Assembly.

The minutes is signed by the President of the Assembly and the Recorder, and it is verified by two Assembly members, that are not part of the managing bodies of the association. The Assembly members who verify the minutes are elected on a proposal of any member with majority of votes from the present Assembly members.

**VERIFICATION COMMISSION**

**Article 23**

For the procedure of secret voting, a Verification Commission of three members from the assembly members shall be established for determining which of the proposed candidates has been elected.

The members of the Verification Commission are proposed by the President of the Assembly, with the majority of votes from the members present.

The Verification Commission composes separate minutes for the results of the election, that represents an integral part from the general minutes of the Assembly.

**MANAGING BOARD**

**Article 24**

A member of the Managing Board of MYLA, can be a person that has been a member of MYLA for at least 1(one) year and has actively participated in MYLAs work.

A member of the Managing Board can be a person that is a former MYLA member. For the purpose of avoiding conflict of interest, a person that is employed in MYLA cannot be elected for a member of the Managing Board. In case a member of the Managing Board becomes MYLA employee, the function member of the Board ceases on the day of the employment.

Candidates for members of the Managing Board of MYLA shall apply to a public announcement, sent to the members electronically together with the invitation for holding the annual general meeting. The announcement is published on the web-site of the association.

Candidates for members of the Managing Board submit their candidacy to the acting Managing Board by submitting a CV, proposal for a work plan during their mandate and a written support to their candidacy from at least 5 (five) MYLA members with the right to vote in the Assembly. Incomplete candidatures will not be considered.

Each member can support up to four (4) candidates for members of the Managing Board.

The Managing Board is obliged to submit the complete candidatures to the members no later than 5 (five) days prior to the holding of the assembly.

**Article 25**

The Managing Board counts at least 4 members to 7 members maximum.

The mandate of the members of the Managing Board is two years with right of re-election, with the exception, that upon a reasoned proposal of the Managing Board, due to continuous smooth operation of the association, the Assembly of MYLA may decide to extend the mandate of the Managing Board for a certain period.

Member of the Managing Board is considered to be elected if the majority of the present members at the Assembly voted in favor.

In case the new Managing Board fails to constitute, according to Article 18 paragraph 5 of this Statute, within 30 (thirty) days new Assembly must be scheduled.

If case the new Managing Board constitutes with less members than the prescribed maximum with paragraph 1 of this Article, the following Assembly can make announcement for fulfilment of the maximum number of Managing Board members. The mandate of these members will last until termination of the mandate of already constituted Managing Board.

In case a member of the Managing Board resigns before termination of his/hers mandate, or the number of members of the Managing Board is under the stipulated minimum in paragraph 1 of this article, an extraordinary Assembly should be scheduled within 30 days. The purpose of the extraordinary Assembly is election of additional members of the Managing Board, in compliance with Article 18 paragraph 5 of this Statute.

**Article 26**

The Managing Board constitutes on its first meeting and with majority of votes elects a Chairman.

The mandate of the Chairmen of the Managing Board lasts equally as the mandate of the Managing Board.

The Managing Board holds meetings when needed, but not less than once in 2(two) months.

Board meetings can be held in person or electronically through an appropriate teleconferencing platform.

The Managing Board prepares minutes for each meeting.

The President of MYLA may participate in the work of the meeting of the Managing Board, without right to vote.

The work, competencies and duties of the managing board are regulated in detail with the Rules and procedures on the work of the Managing Board.

**Article 27**

The Managing Board can work and decide in full capacity provided that more than half of total number of board members are present.

The Managing Board reaches its decisions by majority vote from the present members.

**Article 28**

In case of inability to hold a meeting of the Managing Board, as well in the cases of emergency, the Managing Board can decide and vote electronically.

In case of deciding through written correspondence, the proposed decision and the necessary materials for adopting a decision has to be sent to the members of the Managing Board. A deadline, not shorter than 24 hours, should be set for adoption of the decision.

The decisions adopted through written correspondence are adopted with a majority votes of the members of MYLAs Managing Board.

For decisions adopted through written correspondence, minutes will be prepared within 5 (five) days from adoption of the decision. The minutes will be signed by the members of the Managing Board on the next/following meeting.

**Article 29**

Every member of MYLA has the right to attend at any meeting of the Managing Board. The interested members should inform the Managing Board in written at least 1 (one) day before the scheduled meeting.

**Article 30**

When needed, MYLA Managing Board appoints a Secretary of MYLA for the period of one calendar year.

The Secretary of MYLA has the following duties and responsibilities:

* Guides and updates the register of MYLA members;
* Regularly sends notifications and announcements to the members of MYLA for the activities of the association and other news of their interests;
* Upon invitation by the Managing Board, participates on the meetings as a recorder and has an obligation to prepare and deliver the minutes to the Managing Board and
* Conducts other activities deriving from the Statute and MYLA internal acts.

**Article 31**

The Managing Board has the following rights, duties and responsibilities:

- Prepares the sessions of the Assembly;

- Prepares a draft text of the Statute and other acts that should be enacted by the Assembly and proposes their changes and amendments;

- Prepares and adopts Rules and procedures on the work, rulebooks, guidelines, manuals, and other internal acts required for the regular and proper functioning of the association;

- It is responsible for the procedures regarding employment in the association and forms a commission for that matter;

- Ensures that elections are being held;

- Determines the annual membership fee for enrollment in MYLA;

- Implements the policy, conclusions and the decisions adopted by the Assembly that concern the competencies of the Managing Board;

- Ensures proper use of resources and income;

- Is held responsible for management of the association’s assets;

- On the first working session, after Electoral Assembly, decides on the second authorized signatory of MYLA account, beside the President;

- Prepares periodical and annual reports for its work;

- Elects the Program Council and

- Conducts other activities that derive form the Statute, Assembly decisions and other internal acts.

**PRESIDENT**

**Article 32**

A President of MYLA, can be a person who is a law graduate and that has been a member of MYLA for at least 1(one) year, actively participated in the activities of MYLA and is not a member in managing bodies of other associations or foundations that perform the same or similar type of work.

The candidates running for President of MYLA are applying on a public announcement which is sent electronically to all members together with the invitation for holding an Assembly.

The candidates running for President of MYLA delivers a candidature to the acting Managing Board, attaching short biography (CV), program work proposal and written support of the candidature of at least 10 (ten) members of MYLA with the right to vote on the Assembly. Incomplete candidatures will not be taken into consideration.

Every member can support the candidature of maximum two (2) candidates running for President of MYLA.

The Managing Board is obliged to deliver completed candidatures to the members no later than 5 (five) days before the date of the scheduled Assembly.

**Article 33**

The mandate of the President is two years, with the right to one re-election, as an exception and upon a reasoned proposal of the Managing Board for the purpose of continuous smooth operation of the association, the Assembly of MYLA may decide to extend the mandate of the President for a certain period.

The President of MYLA shall be elected by the Assembly with secret voting, with majority votes of the present members at the Assembly.

A person is considered to be elected as President, if the majority of the present members of the Assembly voted on his/her behalf.

If a president is not elected, an extraordinary Assembly should be scheduled within 30 (thirty) days, in compliance with article 18 paragraph 5 of this Statute.

**Article 34**

The President shall have the following rights, obligations and responsibilities:

- To execute the policy of MYLA, adopted by the Assembly and the Managing Board;

- To manage the executive office, administrative and business operations;

- To acknowledge the employees with internal acts and decisions reached by the Managing Board;

- To propose working program during his/hers mandate and provides for its implementation;

- To be authorized signatory of MYLA bank accounts;

- To prepare Annual work report of MYLA;

- To prepare consolidated financial report of MYLA;

- To represent MYLA in accordance with the power vested in him or her by this Statute, before national, regional and international organizations and other institutions;

- To submit periodical and annual reports on his/her work to the Managing Board;

-To obtain regular communication with the donors, partner organizations, networks and other organizations and

- To conduct other activities deriving from the Statute, Managing Board decisions and other internal acts

**TERMINATION OF THE DUTY OF PRESIDENT AND MEMBER OF THE MANAGING BOARD**

**Article 35**

The function of the President and of the members of the Managing Board shall be terminated as follows:

- Expiration of their mandate,

- Resignation,

- Dismissal by the Assembly of MYLA, after disciplinary procedure was conducted and guilt was determined or in case criminal procedure was initiated against the member,

- Death and

- Other cases provided by law.

**Article 36**

The President or the member of the Managing Board shall be dismissed by the Assembly before fulfilment of his/hers mandate, if at least 2/3 of the present Members on the Assembly session vote.

Proposal for dismissal of the President or the member of the Managing Board may be submitted by at least 5 (five) members with the right to vote.

The proposal for dismissal has to be justified and submitted to the Assembly through the Managing Board, in a written form.

The proposal for dismissal of the President or a member of the Managing Board will be revised on an extraordinary session of the Assembly, which has to be scheduled within 15 (fifteen) days and held 30 (thirty) days since the proposal was received.

**PROGRAM COUNCIL**

**Article 37**

The Program Council is elected by the Managing Board, on the proposal of the President of the association.

The members of the Program Council are dismissed by the Managing Board.

It is composed of five to seven members, from the ranks of MYLA’s members who are employed in the association, with at least 7 years of experience, membership and / or work experience in the organization.

The members of the Program Council are elected with a mandate of two years and the right to be re-elected.

The President of the association is a member of the Program Council.

The Program Council is chaired by a Program Director who is elected by the Managing Board, at the proposal of at least 2 members of the Program Council and the President of the association.

The Program Council proposes and develops the association’s programs and submits them to the Managing Board for approval.

The scope of work of the Program Council is regulated by a special internal act of the association.

**REPRESENTATION OF MYLA**

**Article 38**

MYLA shall be represented by the President.

In case of absence or impediment, the Chairman of the Managing Board or any other member of the Managing Board will represent the association.

During representation of MYLA, the President or the person representing the association, does not have right to withdraw from MYLA objectives and tasks, program goals and directions established by the Assembly of MYLA and this Statute, for personal goals, interests and/or income.

The personal stand and opinion of MYLA President or the person representing the association, does not reflect the stand and opinion of the association.

**TRANSPARENCY OF THE WORKING ACTIVITIES OF MYLA**

**Article 39**

The work of MYLA shall be transparent and performed through:

- transparency and publicity of the work of MYLA bodies;

- access to reports and other documents from the work of MYLA by electronic delivery to the members and other interested persons and their submission to the public through the web-site; public media, as well and written and electronic media;

- Publication of press releases;

- direct presentation of the official representatives of MYLA before the media;

- other means which can ensure accurate and authentic informing of the public on the work of MYLA.

**TERMINATION OF MYLAs OPERATIONS**

**Article 40**

MYLA may terminate its work due to:

- Inactivity or non – accomplishment of the Program and Statutory provisions, upon decision of the Assembly with 2/3 majority of total number of members of the Assembly of MYLA;

- Other reasons established by the Law.

**ACQUIRING AND MANAGEMENT OF THE PROPERTY OF MYLA**

**Article 41**

MYLA can acquire assets and revenues from membership fees, contributions, donations and grants, projects, services and other activities, which shall be managed in accordance with this Statute and Law.

The assets and the revenues shall be composed of objects, money, material rights and intellectual property.

**Article 42**

Every Member has right to ask to inspect the spending and management of the assets and revenues of MYLA, upon previously submitted written request to the Managing Board.

The Managing Board supervises the legality of proper spending and management of the assets and revenues of MYLA.

**Article 43**

After termination of the operations of MYLA, the property and other rights and revenues which shall remain liquid after fulfilment of the obligations, shall be transferred to the Centre for adopting children without parents “11 Oktomvri”- Skopje.

In case of termination of work of the public institution from paragraph 1 of this article, MYLA Assembly shall hold an extraordinary session and with majority votes from the present members will decide on the transfer of the property of the means and rights from paragraph 1.

**ESTABLISHMENT OF MYLA BRANCHES**

**Article 44**

If during working activities of MYLA, there is an initiative or a need for establishment of branches, the Assembly shall decide with majority of total number of Members of the Assembly.

Branches may be established only on a territorial (regional) principle.

The establishment of branches shall be regulated with the Regulation enacted by the Assembly of MYLA.

**INTERPRETATION AND AMANDMANDS OF THE STATUTE**

**Article 45**

This Statute can be changed by adopting changes or amendments of the Statute.

The Assembly of MYLA has the right to interpret the Statute.

**Article 46**

The initiative for changing or amending the Statute can be raised by any 5 (five) members with a voting right or organ of MYLA.

The initiative for changing or amending the Statute shall be in written form and delivered to the Managing Board.

The Managing Board of MYLA forms a working group with a decision, that will draft proposal amendments of the Statute. The members of the working group are selected from the ranks of members and employees of MYLA, by publishing an announcement submitted electronically.

Each member of the MYLA with the right to vote has the right to submit comments on the draft text of the Statute to the working group.

The working group is also the Statutory Commission which has the obligation to review all comments on the proposed amendments, to decide on their acceptance or non-acceptance and to submit a consolidated draft text of the Statute to all members of the MYLA Assembly.

Majority votes of the present members at the Assembly are necessary for adoption of the proposed amendments.

**FINAL AND TRANSITIONAL PROVISIONS**

**Article 47**

All matters not regulated with this Statute are regulated with the internal acts of MYLA.

**Article 48**

With the adoption of this Statute, the Statute of MYLA adopted on 15.11.2017, on the base of which MYLA was enrolled in the registry for associations established on the territory of Macedonia, shall cease to apply.

**Article 49**

With the adoption of this Statute, the mandates of all elected and appointed members of bodies and bodies of MYLA shall resume.

**Article 50**

This Statute enters into force on the day of its adoption, and produces legal force after the entry in the Central Register of the Republic of Macedonia.

Skopje, 27.05.2021

 MACEDONIAN YOUNG LAWYERS ASSOCIATION

 President, Aleksandra Cvetanovska, signature illegible