Department for Legal Affairs

AMENDMENTS XXIV – XL
TO THE CONSTITUTION OF THE WEST HERZEGOVINA CANTON

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Amendment XXIV

Article 20 shall be amended to read:
“Representatives in the Assembly are elected for a term of four years.”

Amendment XXV

Article 22 shall be amended to read:
“The Assembly shall elect a speaker and two vice-speakers from the ranks of the Assembly representatives who shall not be from the same constituent people. If in the Assembly no vice-speaker from the ranks of other two constituent peoples is elected, the Assembly may elect the deputy speaker of the Assembly.”

Amendment XXVI

In Article 26, paragraph 1, lines b) and c) shall be deleted.

Amendment XXVII

In Article 27, paragraph 1, line c) shall be deleted.

Amendment XXVIII

After the Article 29 new Article 29a shall be added to read:

“Article 29a
The Speaker of the Assembly of the Canton shall nominate a candidate for the position of Prime Minister in consultation with Deputy Speakers. The candidate for the position of Prime Minister shall propose the ministers to the Assembly for their confirmation. The ministers shall not have deputies.”

Amendment XXIX

In Chapter IV.B, the subtitle “1. President” and articles 30 to 37 shall be deleted.

Amendment XXX
Article 39, amended by Amendment III, shall be amended to read:

“The Government of the Canton shall be confirmed by the Assembly of the Canton by majority vote. The Government shall assume its duty after it is confirmed in the Assembly.”

Amendment XXXI

Article 40 shall be amended to read:

“The ministers shall be responsible to the Prime Minister and Assembly of the Canton. The Prime Minister shall also be responsible to the Assembly. The ministers shall bear the full responsibility for the functioning of their respective ministries. The Government shall resign if the Assembly of the Canton votes no confidence in government at any time.”

Amendment XXXII

Article 44 shall be amended to read:

“The members of the Government shall not be subject to contractual and tort liability for any activity made in the exercise of their duties in the executive bodies of the Canton.”

Amendment XXXIII

Article 52 shall be deleted.

Amendment XXXIV

In Article 61, amended by amendments XI and XXII, shall be amended to read:

“The term of office of the members of the municipal council shall be four years. The number of members of the municipal council and election procedure shall be determined by the statute of the municipal council.”

Amendment XXXV

In Article 67, paragraph 3, amended by Amendment XIII, the words “two years” shall be replaced with words “four years”.

Amendment XXXVI

In Article 69, amended by Amendment XIII, line g) shall be deleted.
Amendment XXXVII

Article 74 shall be amended to read:
“The High Judicial and Prosecutorial Council of the Federation shall select and appoint judges of the Cantonal Court and municipal courts, including the presidents, as well as conduct disciplinary proceedings against them and dismiss them, in accordance with law.”

Amendment XXXVIII

Article 75 shall be deleted.

Amendment XXXIX

In Article 76, paragraph 1, the words “President of the Canton” shall be deleted.

Amendment XL

After the Article 85, new articles 85a and 85b shall be added to read:

“Article 85a

The constituent peoples and members of the group of Others shall be proportionally represented in both cantonal and municipal courts. Such representation shall reflect the 1991 census until the full implementation of Annex 7, in accordance to Article IX.11.a of the Constitution of the Federation.

Article 85b

The constituent peoples and members of the group of Others shall be proportionally represented in municipal bodies of authority. Such representation shall reflect the 1991 census until the full implementation of Annex 7, in accordance to Article IX.11.a of the Constitution of the Federation.”