Pursuant to Article 89 of the Constitution of the Republic of Croatia, I hereby issue the

DECISION

PROMULGATING THE ACT ON AMENDMENTS TO THE STATE ATTORNEY'S OFFICE ACT

I hereby promulgate the Act on Amendments to the State Attorney's Office Act, passed by the Croatian Parliament at its session on 15 December 2010.

Class: 011-01/10-01/160
Reg. No: 71-05-03/1-10-2
Zagreb, 17 December 2010

Ivo Josipović, m.p.

ACT

ON AMENDMENTS TO THE STATE ATTORNEY'S OFFICE ACT

Article 1

In the State Attorney's Office Act (Official Gazette 76/09, 153/09 and 116/10) in Article 13, paragraph 6, the number: “3” is replaced by the number: “4”.

Article 2

In Article 69, paragraph 4 the word: “minutes” is replaced by the word: “record”.

Article 3

In Title X “STATE ATTORNEY'S COUNCIL”, in the title above Article 144, the number: “1” is replaced by the number: “2”.

In the title above Article 145a, the number: “2” is replaced by the number: “3”.

In the title above Article 152, the number: “2” is replaced by the number: “4”.
In the title above Article 157, the number: “3” is replaced by the number: “5”.

In the title above Article 165, the number: “4” is replaced by the number: “6”.

In the title above Article 179, the number: “5” is replaced by the number: “7”.

Article 4

After Article 156, Article 156a is added which reads as follows:

Article 156a

(1) In the case of the abolition or reorganisation of a state attorney office, the Council shall reassign the state attorney or deputy state attorney to the position of deputy state attorney in a state attorney office of the same level.

(2) The reorganisation of a state attorney office shall imply the merging and division of a state attorney office, changes in the internal organisation of a state attorney office and changes in the necessary number of deputy state attorneys in a state attorney office in conformity with the Framework Criteria for the work of deputy state attorneys.

(3) The decision of the Council on reassignment may not be appealed, and state attorneys and deputy state attorneys may institute an administrative dispute.”

Article 5

In Article 194, the words: “Articles 62, 63, 103 to 105 shall cease to be valid on 31 December 2013” are replaced by the words: “Article 62, paragraph 2 and Article 63, paragraph 1 which shall cease to be valid on 31 December 2012.”

Article 6

In Article 195, subparagraphs 2 and 3 are amended by a subparagraph that reads:

“– Article 109, paragraph 2, Article 110, paragraph 1 and Article 159, paragraph 4 which shall enter into force on 1 January 2013.”

Article 7

This Act shall enter into force on the eighth day after the day of its publication in the Official Gazette.

Class: 701-01/10-01/04

Zagreb, 15 December 2010

THE CROATIAN PARLIAMENT

President of the Croatian