CROATIA LAW ON ASSOCIATIONS

Article 34

(1) After all its debts and court and administrative fees are settled, the remaining association’s property shall be distributed in accordance with the provisions of its statute.

(2) If the association received subsidies in accordance with Article 23 paragraphs 1 and 4, the remaining subsidies shall be returned to the original budget.

(3) If the statute does not contain provisions on the distribution of the remaining property the property is transferred to the county, whose office registered the association.

(4) If the association was prohibited the court may decide, if the reasons exist which justify it based on particular circumstances of the case, to transfer the property of the association to the particular institution, endowment, foundation or association that has similar goals and activities as prohibited association.

Article 23

(1) The Government of the Republic of Croatia, based on a contest, provides budgetary subsidies to the associations whose projects and programs are of the exceptional public interest in the Republic of Croatia.

(2) The amount of state budgetary subsidies is determined every year. In accordance with the adopted Program of Cooperation between the Government of Republic of Croatia and the not-for-profit sector in Republic of Croatia, the Croatian Parliament based on proposal of the Government of the Republic of Croatia will enact a code of good practices, standards and measures for providing financial support to the programs and projects of the associations.

(3) Only the associations that are entered in the registry book may apply for the subsidies from the state budget.

(4) Provisions of this Article are adequately applicable to subsidies from local government units’ budgets.