

"Re-registered"
By the Ministry of Justice of
The Republic of Uzbekistan
2019 _____
Certificate ____

"Approved"
at the Extraordinary Conference of
Uzbekistan Football
Association
dated
July 15, 2019

UZBEKISTAN FOOTBALL ASSOCIATION STATUTES

Tashkent city

TABLE OF CONTENTS

INTERPRETATION OF TERMS

I. THE BASIC RULES

- Article 1 Name, headquarters, organizational and legal form
- Article 2 Goals and objectives of UFA
- Article 3 Rights and obligations of UFA
- Article 4 Neutrality and non-discrimination
- Article 5 Building friendly relations
- Article 6 Football players
- Article 7 Game rules
- Article 8 Communication with the official bodies and individuals
- Article 9 Official languages

II. MEMBERSHIP

- Article 10 Admission, temporary suspension and expulsion to/from Membership
- Article 11 Membership admission
- Article 12 Procedure for requesting and applying for membership
- Article 13 Rights of Members
- Article 14 Obligations of Members
- Article 15 Suspension of temporary membership
- Article 16 Procedure of expulsion from Membership
- Article 17 Suspension (loss) of membership from UFA
- Article 18 Status of clubs, Professional Football League of Uzbekistan, regional associations and other members of UFA

III. TERRITORIAL DIVISIONS. THE HONORABLE PRESIDENT AND HONORARY MEMBERS

- Article 19 Regional offices
- Article 20 Honorary President and Honorary Member

IV. ORGANIZATIONAL STRUCTURE

- Article 21 Management and Control bodies of UFA

A. Congress

- Article 22 Congress and its constituent status
- Article 23 Delegates to Congress and the procedure for their election
- Article 24 Powers of Congress
- Article 25 Congress Quorum
- Article 26 Decisions of Congress
- Article 27 Congressional elections
- Article 28 The Ordinary Congress
- Article 29 Formation of the ordinary Congress agenda
- Article 30 Extraordinary Congress
- Article 31 Changes and additions to the Statutes
- Article 32 Protocol of the Congress
- Article 33 Effective Date of Decisions

B. Executive Committee

- Article 34 Composition of the Executive Committee

Article 35 Meeting of the Executive Committee
Article 36 Powers of the Executive Committee
Article 37 Decisions of the Executive Committee
Article 38 The order of dissolution of UFA bodies

C. President

Article 39 Status of the President of UFA
Article 40 Rights and Powers of the Senior Vice President of UFA
Article 41 Candidates for the President of UFA and their requirements
Article 42 Representation and signature

D. Bureau of the Executive Committee of UFA

Article 43 Bureau of the Executive Committee

E. Standing committees and councils

Article 44 Permanent committees and councils
Article 45 Financial Committee
Article 46 Internal Audit Committee
Article 47 Competition Organizing Committee
Article 48 Technical Committee
Article 49 Arbitration and Inspection Committee
Article 50 Legal Committee
Article 51. Children and Youth Football Committee
Article 52 Women's Football Committee
Article 53 Football Field and Beach Soccer Committee
Article 54 Sports Medicine Committee
Article 55 Committee on the Status and Transfer of Players
Article 56 Committee on Mass Media
Article 57 Board of Coaches
Article 58. Interim Committees

E. General Secretariat

Article 59. General Secretariat
Article 60 Secretary-General

E. Bodies of jurisdiction

Article 61. Bodies of jurisdiction
Article 62. Disciplinary Committee
Article 63. Ethics Committee
Article 64 Appeals Committee
Article 65 Disciplinary measures
Article 66 Arbitration
Article 67. Scope of jurisdiction
Article 68. Court of Arbitration for Sports

V. FUNDING

Article 69. Financial reporting period
Article 70 Income
Article 71. Expenses
Article 72. Property

Article 73. Independent audit

Article 74. Membership fees

Article 75 Claims handling

Article 76. Payments

VI. COMPETITIONS AND THEIR RIGHTS

Article 77. Competitions

Article 78. Club Licensing

Article 79. Rights of UFA and its members in the competitions

Article 80 The sanction for the transfer of rights in the competition of UFA and its members

Article 81. International matches and tournaments

Article 82. International relations of UFA

Article 83. FIFA permission

VII. FINAL RULES

Article 84. Unexpected situations and force majeure

Article 85 Procedure for liquidation and reorganization of UFA

Article 86 Entry into force

DEFINITIONS

The terms herein mean:

UFA: Uzbekistan Football Association;

FIFA: International Federation of Association Football;

AFC: Asian Football Confederation;

MOFA: Central Asian Football Association;

Uzbekistan Professional Football League: A non-governmental, non-profit organization, recognized by UFA, acting in accordance with the rules and regulations of FIFA, AFC, and UFA in sport activities, all rights and powers granted by UFA conducts professional football competitions;

Regional subdivisions: organization reporting to UFA (Football Associations of the Republic of Karakalpakstan, regions and Tashkent city);

Club: A member of UFA, a sporting organization participating in professional football competitions;

Officials: All members of the governing body, committees, coaches, referees, administration staff, as well as other technical, administrative and medical staff in FIFA, Confederations, National Associations, League or Club;

Player: An individual who is a registered athlete of the Association, an individual who regularly professionally plays soccer, regularly improves his athletic skills, and participates in football competitions.

Congress: supreme body of UFA;

Executive Committee: Executive body of UFA;

Member: An individual or legal entity admitted by UFA Congress;

Associated Football: A game controlled by FIFA and organized in accordance with the Football Rules;

IFAC: The International Football Association Board;

State Courts: Courts of General jurisdiction (civil, administrative, economic and criminal courts);

The Arbitration Tribunal: A legal body authorized by UFA, only within its competence and in the case of football, to act instead of the state courts;

CAS: Court of Arbitration for Sport in Lausanne, Switzerland (Court of Arbitration for Sport, CAS, Tribunal Arbitral du Sport).

The guidelines set out in this Statutes apply to all individuals, both male and female, without prejudice to the meaning of unity and plurality.

I. THE BASIC RULES

Article 1 Name, headquarters, organizational and legal form

1. Uzbekistan Football Association (UFA) was established in accordance with Article 34 of the Constitution of the Republic of Uzbekistan, Article 77 of the Civil Code of the Republic of Uzbekistan, Laws on Non-Governmental Organizations and Physical Education and Sports.

UFA is established for unlimited term.

2. UFA is a non-governmental non-profit organization and carries out its activities in accordance with the legislation of the Republic of Uzbekistan, FIFA, AFC constituent documents, regulations and the present Statutes and takes measures on legal protection of its property and personal non-property rights on the territory of the Republic of Uzbekistan.

Organizational-legal form - Association (Association of legal entities).

The organization was re-registered by the Ministry of Justice on December 30, 2009 under No. 481p under the name of the Uzbekistan Football Federation (UFF).

3. UFA operates in the territory of the Republic of Uzbekistan.

4. Interference of the state (its bodies) in the activities of the members of UFA and the members of UFA is not permitted.

5. The official name of the Association is:

- In Uzbek:
- Latin alphabet - "O'zbekiston futbol assotsiatsiyasi";
- Cyrillic alphabet - "Ўзбекистон футбол ассоциацияси";
- Russian - «Ассоциация футбола Узбекистана»;
- English - Uzbekistan Football Association.

The permanent headquarters of UFA is located at the following address: 98 A, Islam Karimov str., 100011, Tashkent, Republic of Uzbekistan.

6. UFA is a member of FIFA, AFC and CAFA.
7. UFA operates on the principles of legality and the principle of equality of its members.
8. UFA has an independent balance sheet, bookkeeping account and other accounts, including a currency account, a circular stamp with its name, stamps and blanks, official badges, anthems, flags, medals, diplomas and certificates of appreciation forms.
9. UFA is a legal entity, has separate property rights and is liable for its obligations with it, can acquire and exercise property and personal non-property rights on its own behalf, act as plaintiff and defendant in the court.
10. UFA uses the National Flag and the National Anthem of the Republic of Uzbekistan at international and other events. UFA symbol is registered in the judicial authorities in accordance with the legislation of the Republic of Uzbekistan.

Article 2 Goals and objectives of UFA

1. The main goals of UFA are to develop and promote football by all right means possible. Based on the goals and in accordance with applicable law, UFA will solve the following tasks:
 - 1) Coordinating and regulating football throughout the republic with comprehensive and sustainable development of football in the country, as well as the principles of "Fair Play" and through its educational, cultural, and humanitarian role, the mass development of football among children, teenagers and youth;
 - 2) Organization of all sorts of Associated Football tournaments at the national level, with a clear definition of the limits of responsibility of the governing bodies of championship for which it is composed;
 - 3) development of guidelines and regulations and ensuring their implementation;
 - 4) to protect the interests of its members;
 - 5) Respect for Statutes, rules, regulations, guidelines and decisions of FIFA, AFC and UFA Statutes, as well as the rules of the game and to prevent their violations and to ensure that they are followed by their members;
 - 6) Prevent any practices or activities that may jeopardize match or tournament or harm the Association Football;
 - 7) to oversee and maintain all friendly football matches (competition) at various age levels or other national teams of Uzbekistan, as well as at club level, with the consent of UFA.
 - 8) Encouraging and coordinating international sports relationships in any form related to Associated Football;
 - 9) organizing and conducting duly international (under FIFA, AFC, CAFA regional) competitions;
 - 10) Regularly work with clubs to increase the attendance of fans at the stadium, and to improve the conditions for the fans at the stadium;
 - 11) development and implementation of state-level programs and strategies aimed at promoting a healthy lifestyle, preventing and protecting health, and mass development of football;
 - 12) to take part in organizing and conducting soccer competitions at various levels;
 - 13) assisting government, public and other organizations in preparing reserve for football teams, football clubs and sports schools;
 - 14) assistance to interested public administration, local authorities and civil self-government bodies and public organizations (in the order established by the current legislation), which will provide practical work on coaching and development of athletes and football in labor collectives, places of study and living;
 - 15) assistance to organizations engaged in the construction, reconstruction, repair and maintenance of football facilities;
 - 16) the creation and assistance in functioning of a nation-wide non-governmental system for the country's football-related sports organizations, including the coaching of athletes, coaches and referees, including the exchange of sports and creative ideas, selection, coaching and recoaching, full and fair development of football.;
 - 17) assisting in the creation and implementation of a system of adaptation to modern living conditions for football functionaries (players, referees and coaches, etc.) who have completed their sporting activities, assisting them in obtaining a profession and future employment based on their sporting experience;
 - 18) assistance in the development and implementation of nationwide programs aimed at providing financial, medical and social assistance to athletes in need of social and medical support, including in the framework of their professional duties in teams and clubs;
 - 19) to promote the popularity of football through its print and electronic media, as well as the state and non-state sector TV and radio, to provide material and moral support to those individuals directly involved in the issue;

- 20) assistance in the preparation, publication and distribution of informational materials, educational and methodical, popular sports literature and visual aids;
- 21) adherence to the principles arising from the Statutes and other regulations in the settlement of any disputes that may arise between two or more regional associations or clubs;
- 22) mutually beneficial work with sponsors (legal entities and individuals) and foreign investors to implement football development programs and projects;
- 23) Carrying out of republican and international congresses, seminars and other events directed on popularization and studying of advanced experience in football development;
- 24) Organization and conduction of international and internal courses, seminars, coachings, congresses of all levels for coaching and advanced coaching, as well as conducting coaching courses and workshops for preparation of instructors;
- 25) work on the organization (theoretical and practical) of football competitions among teams of all age groups, covering general and specialized schools of the Republic;
- 26) systematic work on the formation of football teams to participate in international competitions (World Cup, Asian Cup, final and qualifying rounds of the Olympic and Asian Games, etc.);
- 27) work on the formation and financing of the scientific and methodological department for the development of football curricula, plans and guidelines;
- 28) ensuring the correct and timely dissemination of football information in electronic and print media, and to prevent the spread of misinformation and news among fans;
- 29) work to strengthen friendly relations between regional associations as well as their officials and players by organizing football matches at all levels and taking appropriate measures to support the development of football in the regions;
- 30) promotion of the prestige of Uzbek football in the international arena, in particular the attractiveness of its domestic championships;
- 31) taking action to combat all forms of discrimination on the basis of football violence, racial, national, political, sexual, religious and other forms;
- 32) publication on official websites, print media (newspapers, magazines, almanacs) through the Internet, as well as booklets, posters, programs, calendars and other printed products promoting soccer and a healthy lifestyle;
- 33) work to educate young people on the principles of honest sports and noble attitude towards their opponent. Involvement of sportsmen and sports organizations of the Republic of Uzbekistan in active participation in peacekeeping, assistance in the "Halal Games" and "No racism", as well as resistance to the use of football for political purposes;
- 34) organization and coordination of efforts to comply with the laws of the Republic of Uzbekistan, the requirements of international conventions and the FIFA Medical Code to combat doping in football;
- 35) development of international cooperation on football, establishment and expansion of contacts with national football federations (associations, unions) of other countries, carrying out regular contacts with FIFA and AFC;
- 36) work on encouraging players who have achieved high results in various international tournaments, as well as referees and coaches, who will dignify the country;
- 37) conclusion of licensing agreements with MTRK of Uzbekistan and other non-state TV and radio companies on terms of broadcasting of football matches;
- 38) This Statutes prevents,
Taking necessary and appropriate measures to prevent violations of FIFA rules and regulations, as well as preventing improper or other application of the Rules of the game, applying the fundamental principles of an honest game in football, and the strict fight against agreed upon nature of the game along with FIFA requirements;
- 39) establishment of relations with foreign organizations and ensuring its continuity in order to achieve the set goals;
- 40) expanding marketing efforts to ensure the economic development of football in the country;
- 41) providing the national teams of Uzbekistan with the necessary equipment, material, sportswear, medical-biological, pharmacological, pharmaceutical and other non-prohibitive remedies, as well as providing them with the necessary conditions for the preparation for international competitions;
- 42) work to support the development of football among persons with disabilities;
- 43) participation in charitable and commemorative events, organization of work to perpetuate the memory of the clubs, individuals and football players who have made a significant contribution to the country's football;

44) providing comprehensive financial and moral support to football veterans, players, coaches, referees and other individuals, who have made significant contributions to the development of football, as well as members of UFA and other individuals for the development of football;

45) carrying out other activities, not prohibited by the current legislation of the Republic of Uzbekistan and aimed at achieving the goals and objectives of the Statutes.

Article 3 Rights and obligations of UFA

1. UFA is solely responsible for its obligations within its property.

2. The Government of the Republic of Uzbekistan, its bodies and organizations shall not be liable for the obligations and debts of UFA, and UFA shall not be liable for the obligations and debts of the Government, its bodies and organizations.

3. UFA may recognize regional associations if their Statutes do not conflict with the FIFA Statutes and the Statutes of UFA.

4. UFA has the right to open accounts, currency and other accounts in national and foreign banks and carry out financial operations in accordance with the legislation of the Republic of Uzbekistan.

5. UFA may set up permanent and temporary commissions, working groups and teams on a contractual basis to support its activities.

6. In accordance with the legislation of the Republic of Uzbekistan, in order to fulfill the statutory objectives of UFA, including the establishment of subsidiaries, branches and businesses with the rights of foreign legal entities, to achieve UFA goals participate in the activities of organizations to raise additional material and monetary resources, to engage in advertising and charitable activities, re-organize or liquidate them as required by the legislation of the Republic of Uzbekistan. The revenues from production and economic activities of UFA may not be redistributed among members of UFA and should only be used for Statutes purposes and objectives, and for charitable purposes.

7. UFA may, in accordance with its mandate, join international (nongovernmental) associations, enter into entrepreneurship (business) relationships with foreign organizations, companies and individuals, and carry out various legal actions, including foreign economic activity, within and outside the Republic of Uzbekistan.

8. UFA may represent its interests in public administration and local authorities, as well as in relevant international organizations.

9. UFA has the following special rights:

a) representing the Republic of Uzbekistan in international football competitions sponsored by FIFA, AFC, the International Olympic Committee (IOC) and the Olympic Council of Asia (OCA);

b) exercise of exclusive rights of UFA to use symbols in the territory of the Republic of Uzbekistan;

c) The right to use the relevant emblems and logos registered in the prescribed manner, and to use them for advertising, commercial or other purposes;

d) to carry out advertising and sponsorship activities for Uzbek athletes and coaches who are members of the national team of Uzbekistan, to use their image for promotion purposes in connection with national teams;

e) outdoor advertising, TV and radio broadcasting of all sports and commercial events held by UFA in the Republic.

10. Responsibilities of UFA:

a) observance of the legislation of the Republic of Uzbekistan, generally recognized principles and norms of international law in the field of its activities, as well as the norms stipulated in the Statutes;

b) to inform the registration body annually about the continuation of its activities, including the information about the permanent address, management body, its name and the name of UFA management, the volume of information included into the Unified State Register of Legal Entities;

c) to submit, at the request of the registering body, orders and instructions of the management and officials of UFA, as well as annual reports on its activities, to the tax authorities;

d) to invite representatives of the registry, government bodies responsible for physical culture and sports to the organizational activities organized by UFA;

e) assisting the registrar's representatives in familiarizing themselves with the activities of UFA in the achievement of its statutory goals and compliance with the legislation of the Republic of Uzbekistan;

e) to keep and maintain documentation on the personnel of its staff.

11. UFA has the right to carry out production and economic activities, to establish subsidiaries and joint ventures with the status of a legal entity, to establish media in accordance with the current legislation on the press and other media.

Article 4 Neutrality and non-discrimination

1. UFA is neutral in political and religious matters.
2. Discrimination against a country, an individual, a group by nationality, sex, language, religion, political affiliation, or other reasons is strictly prohibited and punishable by dismissal (disqualification) from membership in UFA.

Article 5 Building friendly relations

1. UFA should develop friendly relationships between its members, clubs, officials and players, as well as facilitate the establishment of such contacts in society for humanitarian purposes.
2. Every person or organization involved in football must abide by the principles of the Statutes, the Regulations and the Fair Play, as well as the principles of impartiality, integrity and sports ethics.
3. UFA has the priority right to resolve any disputes that may arise between its members, clubs, officials and players, and will take appropriate measures to resolve this issue.

Article 6 Football players

1. The status of players and the rules concerning their transfer must be regulated in accordance with the FIFA Internal Regulations, which shall be drawn up and approved in accordance with the applicable FIFA Regulations on the Status and Transfer of Players.
2. Players must register in accordance with the requirements of UFA.
3. UFA may create and maintain a database based on the personalities and performance of the club players.

Article 7 Game rules

1. UFA and each of its members play associative football in accordance with the IFAB Rules. IFAC only has the right to interpret or modify the game rules.

Article 8 Communication with official bodies and individuals

1. The official bodies and individuals of UFA in their activities must adhere to FIFA, AFC and UFA Statutes, regulations, directives, decisions and FIFA Ethics Code.

Article 9 Official languages

1. The official languages of UFA are Uzbek and Russian. Official documents and texts can be written in these languages. In the case of divergence between different translations of texts in different languages, the Uzbek text shall prevail. The official language for the Football Association of the Republic of Karakalpakstan is the Karakalpak language.
2. The official languages of UFA Congress are Uzbek and Russian.

II. MEMBERSHIP

Article 10 Admission, temporary suspension and expulsion to/from Membership

1. The decision on admission, suspension and / or withdrawal of membership is made by the President and Senior Vice President of UFA.
2. Admission can be made if the candidate complies with the requirements of UFA.
3. Membership is terminated due to withdrawal. Loss of membership does not exempt the financial obligations of UFA or its members, but all rights in relation with UFA will be terminated.

Article 11 Membership admission

1. Members of UFA may accept:
 - a) Regional Football Associations;
 - b) Professional Football League of Uzbekistan;
 - c) Uzbek football clubs;
 - d) Council of Football Veterans of Uzbekistan;
 - e) The Republican Higher School for Sports Skills Development;
 - e) Republican and regional children's and youth soccer academies;
 - y) Football fan club;
 - j) Football teams;

- h) Coach groups;
 - i) Judges' groups;
 - y) Other organizations whose activities are related to football development.
2. Any **legal entity** wishing to become a member of UFA must submit a written application to the Executive Committee or the Bureau of the Executive Committee.
3. The following necessary documents shall be attached to the application:
- a) a copy of its Statutes and a certificate of state registration (if a legal entity);
 - b) a written guarantee letter obligation to comply with UFA, FIFA and AFC Statutes, regulations and decisions, as well as a confirmation of their compliance with these rules;
 - c) a written guarantee letter confirming the applicant's compliance with the applicable Football Game Rules;
 - d) a written guarantee letter confirming that the applicant recognizes the decisions of FIFA, AFC, the Executive Committee of UFA and the decisions and judgments of the Court of Arbitration for Sport in Lausanne as provided in this Statutes;
 - e) a written guarantee letter confirming that the applicant is located and registered in Uzbekistan (if legally required);
 - f) a letter of guarantee on holding all official home contests on the territory of the Republic of Uzbekistan;
 - g) a written warranty letter stating that it has the legal right to make decisions without involvement of third party;
 - (j) A list of the official persons entitled to enter into legal agreements with a third party;
 - h) Copy of the protocol of the meeting of the governing body where the applicant's membership to UFA was reviewed.
4. This article shall not affect the status of those who are currently Members.

Article 12 Procedure for requesting and considering for membership

- 1. Admission procedures are governed by a separate regulation approved by the Executive Committee of UFA
- 2. The Executive Committee shall submit a proposal to Congress whether to accept the applicant. An applicant may specify reasons for applying for consideration in Congress.
- 3. A new member will have the rights and obligations of a member of UFA from the moment of joining. The delegates elected by him shall then have the right to vote and to be elected.

Article 13 Rights of Members

- 1. Members of UFA have the following rights:
 - a) to participate in the congress of UFA at the pre-determined date, being previously familiarized with the agenda;
 - b) making proposals to amend the Congress agenda;
 - c) nominating candidates for election to all bodies of UFA;
 - d) getting information about the activities of UFA from official bodies of UFA
 - e) participating in UFA competitions and other sports events;
 - e) Utilizing the services and capabilities of UFA.
 - g) to leave UFA at any time;
 - i) to exercise all other rights arising from the Statutes and Regulations of UFA.
- 2. The exercise of these rights shall be subject to the provisions of this Statutes and the relevant regulations.

Article 14 Obligations of Members

- 1. Members of UFA have the following obligations:
 - a) to act in full compliance with the FIFA, AFC and UFA Statutes, regulations, directives and decisions and ensure that their members comply with them;
 - b) to run elections to its decision-making bodies;
 - c) participation in competitions and other sports events organized by UFA;
 - d) Timely payment of membership fees and other payments;
 - d) respecting the rules of the game laid down by the IFAC and ensuring that its members comply with these rules through separate statutes;
 - e) any disputes relating to FIFA, AFC, UFA or RPFL Statutes, regulations and decisions, which require arbitration in its Statutes and belong to one or the other member, are entirely within the jurisdiction of FIFA, AFC or the FA and express the prohibition on the appeal to state courts of other countries on issues related to football;

- g) informing UFA of any changes in its Statutes and regulations, the list of officials entitled to enter into legal agreements (and signature) with a third party;
 - h) not to establish any sporting relationships with unrecognized organizations or temporary disqualified or expelled members;
 - i) adherence to good sports ethics as a manifestation of impartiality, integrity and Fair Play through the provision of the Statutes;
 - h) to comply with the mandatory requirements set forth in the FIFA, AFC and UFA Statutes and Regulations throughout their membership;
 - k) maintaining a permanent membership account;
 - l) not to make public criticism of UFA, its members, its management and its actions with false or unjustified facts;
 - l) full compliance with the obligations arising from the Statutes and other regulatory documents of FIFA, AFC and UFA.
2. Violation of any of the above obligations by any member may result in the application of the sanctions provided for in the present Statutes.

Article 15 Suspension of temporary membership

1. Congress is fully empowered to terminate the temporary membership of any Member. The Executive Committee may also suspend temporary membership of a Member who has seriously or repeatedly violated its membership obligations. Suspension of membership may continue until the next Congress, unless the Executive Committee cancels it on time.
2. Termination of temporary membership shall be approved by the next Congress by a two-thirds majority of votes. Suspension of membership will be automatically canceled if the majority of votes are not collected.
3. A person whose temporarily membership is suspended loses his / her membership rights. Other members are not in a sports relationship with a temporarily suspended member.
4. Members who have not participated in UFA sports events for three consecutive years lose their right to vote in Congress until their representatives are not eligible to be elected or appointed.

Article 16 Procedure of expulsion from Membership

1. By the recommendation of the Executive Committee UFA President or Senior Vice President may, upat the following cases a member can be removed:
 - a) does not fulfill or improperly fulfills the obligations set out in this Statutes for the members of UFA
 - b) for acts committed undermining or damaging the business environment and reputation of UFA;
 - c) there is a serious contradiction between the Statutes of the Member and the Statutes of UFA and not corrected as per the requirement of UFA;
 - d) grossly and / or repeatedly violate the FIFA, AFC and UFA Statutes, regulations, rules, procedures and decisions.
2. Each member of the Executive Committee shall have the right to express his / her opinion on withdrawal.
3. A person or authority to be expelled shall have the right to comment/explain for his or her defense and position.
4. In order to exclude a member, the Executive Committee shall make a decision by open voting. The majority of votes (2/3) available to decide on this issue is required.
5. A member or body that has been expelled shall be deprived of its powers immediately upon the issuance of such decision.

Article 17 Suspension (loss) of membership from UFA

1. Termination of membership in UFA, voluntary withdrawal from UFA is made on the basis of a written application submitted by a member of the Executive Committee or the Bureau of the Executive Committee. UFA Executive Committee will make a decision on this issue.
2. Membership of UFA shall be terminated in the event of the termination of a member of UFA as a legal entity. The decision of UFA's governing body on this issue is not required. The rights and obligations of a member are terminated from the moment of registration of a legal entity in the Unified State Register.
3. Membership is considered terminated when a member is expelled from UFA in accordance with this Statutes.

Article 18 Status of clubs, Professional Football League of Uzbekistan, regional associations and other members of UFA

1. Clubs, Uzbekistan Professional Football League, regional associations and other members of UFA must obey and acknowledge UFA. This Statutes sets limits, rights and obligations on football for all members of UFA. Their Statutes and Regulations must be approved by the Executive Committee of the RUz.
2. The members of UFA and their groups should make any decisions on any matters related to their membership independently from external bodies. This is true regardless of their organizational structure.
3. In any case, no individual or legal entity (including holding companies, subsidiary or affiliates), with a view to promoting the principle of fair competition in football, should this threaten the integrity of a particular match or any football tournament, cannot control under the several members of UFA.
4. Clubs and other public associations that are members of UFA and which recognize its absolute superiority in sport is forbidden to be a part of other foreign national football federations (associations), participate in football competitions organized by other foreign national federations (associations) without the approval of UFA (except as permitted by FIFA).

III. TERRITORIAL DIVISIONS. THE HONORABLE PRESIDENT AND HONORARY MEMBERS

Article 19 Regional offices

1. UFA structure includes its regional divisions.
The organization, reorganization and liquidation of divisions is carried out in accordance with the current legislation and the decision of the Executive Committee of UFA.
Divisions with the status of a legal entity are subject to state registration in the territorial justice authorities, and units that do not have the status of a legal entity must be registered with the territorial justice authorities.
2. The divisions shall have property in accordance with the law and shall have other rights in the respective territory to carry out the purposes and tasks of UFA and other rights in accordance with the legislation.
Divisions will have to comply with the legislation, the decisions and orders of the governing bodies of UFA, and other responsibilities.
3. The order of organization, reorganization and liquidation of divisions, their rights and obligations, property management rights, detailed regulations on their governing bodies shall be determined by the Statutes of these Divisions.

Article 20 Honorary President and Honorary Member

1. Congress can confer the title of Honorary President and Honorary Member to the former President of UFA (UFF) or any person for outstanding services in football.
2. The Executive Committee shall nominate candidates.
3. The Honorary President and Honorary Member may attend Congress, participate in debates, but have no right to vote.

IV. ORGANIZATIONAL STRUCTURE

Article 21 Management and Control bodies of UFA

1. The Congress is the supreme governing body of UFA.
2. The executive committee is the executive body.

3. Permanent and Temporary Committees shall provide the Executive Committee with advice and assistance in carrying out its duties. Their responsibilities, composition and functions are defined by separate regulations developed by this Statutes and / or the Executive Committee.
4. The Disciplinary Committee, the Ethics Committee and the Appeals Committee are the legislative body which determines the scope of the legal impact of UFA, as well as other issues, regulations and rules approved by UFA in accordance with the Statutes.
5. The bodies of UFA shall be elected or appointed by UFA itself, without any external influence or pressure, and in accordance with the procedures set forth in this Statute.

A. Congress

Article 22 Congress and its constituent status

1. The Congress is a regular meeting of all members of UFA. He is the supreme governing body of UFA. Only the Congress, which meets regularly, is empowered to make decisions.
2. Congress can be regular and extraordinary.
3. The President of the UFA shall conduct the Congress in accordance with the regular schedule of its conduct.
4. Congress may appoint observers who may attend Congress without the right to debate or vote.
5. Honorary presidents or honorary members may attend Congress, participate in debates, but have no right to vote.

Article 23 Delegates to Congress and the procedure for their election

1. The Congress consists of at least 75 delegates. The total number of delegates is distributed as follows:
 - a) From each regional association - 2 delegates;
 - b) Uzbekistan Professional Football League - 1 delegate;
 - c) From each club - 1 delegate;
 - d) Council of Football Veterans of Uzbekistan - 1 delegate;
 - d) From the Republican School of Higher Sports Mastery of Football - 1 delegate;
 - e) Republican and Regional Children's and Youth Football Academies - 1 delegate;
 - f) From the Football Fans Club - 1 delegate;
 - g) Group of football players - 1 delegate;
 - h) Judges - 1 delegate;
 - i) Group of coaches - 1 delegate;
2. Delegates must belong to the member they represent and be appointed or elected by the respective body of that member, and have a document identifying them.
3. All delegates have equal voting rights in Congress. Only delegates participating in the Congress have the right to vote. Voting by power of attorney or letter (including by email) is prohibited.
4. Members of the Executive Committee and the Secretary-General shall attend Congress without the right to vote. Members of the Executive Committee may not be nominated as delegates on behalf of a member of UFA while they carry out their duties.

Article 24 Powers of Congress

1. Congress has the following powers:
 - a) Adoption, amendments and additions to the Statutes, the regulations governing the implementation of the Statutes and the permanent documents of Congress;
 - (b) Appointing three members to approve the minutes of the last meeting;
 - c) Election of the President, Senior Vice President and Vice-Presidents and members of the Executive Committee;
 - d) appointment of members of the counting commission;
 - d) approval of financial statements;
 - e) Budget Approval;
 - j) approval of the President's report on the work done;
 - h) appointment of independent auditors on the proposal of the Executive Committee;
 - i) on the proposal of the Executive Committee to set membership fees;
 - j) making decisions on the nominations of the Executive Committee for the title of Honorary President and Honorary Member;
 - l) withdrawal of the mandate of one member or group of members of UFA;

- l) liquidation and reorganization of UFA;
- m) settlement of the legislation and other issues stipulated by the present Statutes.

Article 25 Congress Quorum

1. Decisions made by Congress are valid if they are made by a majority of members who have a right to vote (50% +).
2. If a quorum is not convened, a meeting of the Congress shall be convened at the designated location the next day with the same agenda.
3. A quorum is not required for a second meeting unless one of the items of the agenda is to amend the Statutes of UFA, elect the President or Vice-Presidents or members of the Executive Committee, withdraw one or more members of UFA body, or liquidity of UFA.

Article 26 Decisions of Congress

1. Except as otherwise provided in the Statutes, a simple majority of the members' votes shall be sufficient to recognize the voting results as valid. Most votes are determined by a simple count. Spoiled or unfilled blanks are not counted during the vote count.
2. Voting is carried out either by raising hands or by using a spreadsheet. If raising hands does not allow a clear majority in favor of someone, voting is held by calling alphabetical positions.

Article 27 Congressional elections

1. Elections shall be held by secret or open voting.
2. The absolute majority (50% + 1) of the actual and registered votes is required in the first ballot to be considered elected. A simple majority of votes cast in the second and every other required vote shall suffice.
3. If there are more than two candidates for the same position, then two candidates with the highest number of votes are left after the first voting. After that, a simple majority rule will be followed in the second vote.

Article 28 The Ordinary Congress

1. The Congress shall be held once a year.
2. The Executive Committee shall determine the venue and time of the next Congress. Members of Congress shall be notified in writing at least 20 (twenty) days in advance.
3. The formal call is done in writing, not less than 15 (fifteen) days before the beginning of Congress. The agenda should include a statement of the President's activities, financial statements, auditor's report and other relevant documents.

Article 29 Formation of the ordinary Congress Agenda

1. The Secretary-General prepares the agenda based on the proposals of the Executive Committee and the members of Congress. Any proposal that a Member wishes to submit to Congress must be submitted in writing, with a brief explanation, to the Executive Committee at least five (5) days before the Congress begins.
2. The agenda of the Congress shall contain the following mandatory items:
 - a) a statement that the Congress was convened and formed in accordance with the Statutes of UFA;
 - b) approval of the agenda;
 - c) Appeal of the President;
 - d) appoint members of Congress to review the minutes of the meeting;
 - e) appointment of members of the counting commission (to check the accuracy of the election results);
 - f) President's report on the work done (including the activities of the previous Congress);
 - g) provision of consolidated and audited accounting balance sheet, as well as income statement;
 - h) approval of financial statements;
 - i) Budget Approval;
 - j) voting (if necessary) on proposals to amend the Statutes, the regulations of the Statutes and the regulations governing Congress;
 - k) discuss proposals made by members of Congress and the Executive Committee;
 - l) appointment of independent auditors, as required by the Executive Committee (if necessary);
 - m) to withdraw from the membership or to dissolve the body (if necessary);
 - n) Election of the President, Vice-Presidents and members of the Executive Committee;
 - o) any additional questions proposed by the members of UFA or the Executive Committee.

3. The Congress agenda may be amended if three-fourths (3/4) of members present and voting in Congress agree to do so.
4. Congress has no right to make decisions on any issues not included in the agenda.

Article 30 Extraordinary Congress

1. The Executive Committee may convene an extraordinary Congress if necessary.
2. The Executive Committee shall decide to hold an extraordinary Congress, if at least one-fifth of all members of UFA are required in writing. The request for an extraordinary Congress must specify the items of its agenda. Extraordinary Congress shall be held within 90 (ninety) days from the date of receipt of the written request for its conduct. If an extraordinary Congress is not convened, its members who request the convention may convene the Congress themselves. Members may also request FIFA assistance in this regard.
3. Members shall be informed of the place, date and agenda of the extraordinary Congress at least 14 (fourteen) days before the date of its holding.
4. The Congress shall, on the initiative of the Executive Committee, convene its agenda. Extraordinary congresses should be convened at the request of the members, and the issues raised by these members should be included in the agenda.
5. Extraordinary Congress agenda cannot be changed.

Article 31 Changes and additions to the Statutes

1. Congress is responsible for making amendments and additions to the Statutes (as required, the Regulations on the application of the Statutes and the regular procedure for conducting Congress).
2. Any proposals for amendments and additions to the Statutes shall be submitted to the Executive Committee by the members or the Executive Committee with a brief explanation in writing. A proposal made by a member is valid only if it is supported by at least one (1) other member in writing.
3. In order for a vote on amendments and additions to the Statutes to be valid, an absolute majority of delegates (50% +1) must be present at the voting.
4. Proposals for amendments and additions to the Statutes shall be accepted only if it is supported by a three-fourths (3/4) majority of delegates with the right to vote.
5. Any proposal for amendments and additions to the Congress's regular procedures and Regulation for the application of the Statutes must be submitted to the Executive Committee with a brief explanation in writing by members or the Executive Committee.
6. Proposal for amendments and additions to the Congress's regular procedures and Regulation for the application of the Statutes shall be deemed to have been approved by a simple majority of the participants and delegates who have right to vote.

Article 32 Protocol of the Congress

1. The Secretary-General shall be responsible for maintaining the records of the Congress. The protocol is reviewed by delegates appointed for this purpose and approved by the President or Senior Vice President of UFA.

Article 33 Effective Date of Decisions

1. Decisions made by Congress shall come into force on the members immediately after the close of the Congress, unless Congress determines another date for the decisions to come into force.

B. Executive Committee

Article 34 Composition of the Executive Committee

1. The Executive Committee shall consist of 13 members, which shall be formed as follows:
 - a) President - 1;
 - b) Senior Vice President- 1;
 - c) Vice-President - 2;
 - d) Official Members - 9.
2. The President, Senior Vice President, Vice-Presidents and members of the Executive Committee shall be elected by Congress.
3. The term of office of the President, Senior Vice President, Vice-Presidents and members of the Executive Committee is four years. They may be re-elected for another term.

4. Members of the Executive Committee shall be at least 25 years of age. They must have been involved or directly involved in football activities and reside within the Republic of Uzbekistan.
5. Information on candidates should be submitted to the Executive Committee of UFA. The official list of candidates must be submitted to UFA members along with the agenda of the Congress to be elected by the Executive Committee.
6. If the place of the Executive Committee member remains vacant, the Executive Committee may approve a member of the Executive Committee at its meeting to fill the vacancy before the next Congress. The next congress will consider whether to elect this member for another term.

Article 35 Meeting of the Executive Committee

1. Meetings of the Executive Committee shall be held at least twice a year.
2. The President convenes a meeting of the Executive Committee. If two-thirds (3/2) of the members of the Executive Committee require a call for an Executive Committee, the President must convene it within 21 days.
3. The President or the Senior Vice President creates the agenda. Each member of the Executive Committee has the right to propose issues for inclusion in the agenda. The members of the Executive Committee shall submit to the Executive Committee items which they wish to include in the meeting agenda at least 7 (seven) days before the meeting. The agenda must be submitted to the Executive Committee members at least 3 (three) days before the meeting.
4. The Secretary-General shall attend the meetings of the Executive Committee as a consultant.
5. Meetings of the Executive Committee are held in private. However, the Executive Committee may invite third parties to attend the meeting. Such third parties shall not have the right to vote and may express their views only with the consent of the Executive Committee.

Article 36 Powers of the Executive Committee

1. The Executive Committee shall:
 - (a) Decide on any matter which is not in the competence of the Congress or not delegated to law or other bodies under this Statutes;
 - b) prepare proposals for the preparation and convening of the next and extraordinary Congress of UFA;
 - c) appoint the chairperson, deputy chairperson and members of standing committees;
 - d) appoint the chairperson, deputy chairperson and members of the jurisdiction bodies of UFA;
 - (d) may, at any time and in necessary circumstances, appoint an interim committee;
 - e) establish regulations for the establishment of permanent and interim committees;
 - e) Appoint and dismiss the Secretary-General upon the proposal of the President of UFA or the Senior Vice President. Attends meetings of all committees of the Secretary-General;
 - (j) invite independent auditors to Congress;
 - h) Determines the venue, date, and number of teams participating in UFA competitions;
 - i) appoint national team coaches and other technical staff;
 - y) approves regulations on the internal organizational structure of UFA;
 - k) dispose of UFA real estate within the approved estimate;
 - l) ensures compliance with the Statutes and implementation measures for its implementation;
 - l) may expel a member or dissolve the body or temporarily suspend a member of UFA before the next Congress.

Article 37 Decisions of the Executive Committee

1. Meetings of the Executive Committee may be chaired by the President of the Uzbekistan FA or, in his absence, by one of the Vice-Presidents of UFA.
2. The Executive Committee shall make a decision only if at least seven of its members are present at the meeting. In case of equality of votes, the chairman of the Executive Committee meeting has a casting vote. Voting by proxy or letter is not allowed.
3. Any member of the Executive Committee shall be excluded from the discussion and decision making if there is a risk or possibility of conflict of interest. This shall be reflected in the protocol.
4. Decisions to be made shall be reflected in the record. The minutes of the meeting of the Executive Committee are signed by the chairman and secretary of the meeting.
5. The decisions of the Executive Committee shall come into force immediately upon signing by the chairman and secretary of the meeting.

Article 38 The order of dissolution of UFA bodies

1. Congress has the right to dissolve UFA body. Each member of the Executive Committee has the right to propose the dissolution of the body to be included in the agenda of the Executive Committee or Congress of UFA.

2. The Congress or the Executive Committee shall decide on the dissolution of UFA body by open vote. The majority of present votes (2/3) are required to decide on this issue.

UFA decision on the dissolution of the body becomes effective immediately from the moment of such decision.

C. President

Article 39 Status of the President of UFA

1. The President is the highest official of UFA, who is authorized to carry out all the tasks defined in this Statutes and acts on behalf of UFA not only in the Republic of Uzbekistan but also in FIFA, AFC and CAFA.

2. The powers of the President shall include:

a) signing and enforcing decisions made by the Congress, the Executive Committee, and the Bureau of the Executive Committee;

b) nominating candidates for membership of the Executive Committee, Executive Committee Bureau, permanent and temporary committee members, members of commissions and councils, UFA jurisdiction bodies and submitting proposals on early termination of their powers;

c) ensuring effective functioning of all bodies of UFA;

d) Representation of UFA interests in the relations with the state, public, international and other organizations without power of attorney, opening bank accounts and other numbers, issue of power of attorney;

e) organization of fundraising activities for UFA;

e) overseeing the activities of UFA system staff, in particular the Secretary-General;

g) to give instructions and tasks to the Secretary-General, the heads of structural units and departments of UFA, to any staff of UFA in order to ensure the implementation of the goals and objectives set forth in this Statutes;

g) ensuring communication between UFA and its members, FIFA, AFC, government bodies and other organizations;

h) to make decisions on other issues consistent with the competence established by this Statutes.

3. The President may preside (chair) in Congress, the Executive Committee and the Bureau of the Executive Committee, and in the committees appointed by him.

4. At the meetings of the Executive Committee the President shall have a simple vote, and in case of equality of votes, he shall have a casting vote.

5. If the President is absent or unable to attend the meeting, his powers shall be represented by the First Vice President.

6. If the President is unable to perform his duties temporarily, the Senior Vice President will represent it until the next Congress. This Congress must elect a new President, if necessary.

7. Any additional functional duties of the President must be reflected in the local UFA documents.

8. The President issues orders and directives in order to exercise his powers.

Article 40 Rights and Powers of the Senior Vice President of UFA

1. The Senior Vice President has the right to formally represent UFA and act on his behalf at domestic and international events.

2. The powers of the Senior Vice President shall include:

a) signing and implementing decisions made by the Congress or the Executive Committee with the assistance of the Executive Committee Bureau in the absence and under the authority of the President;

b) nominating candidates for members of the standing and provisional committees, commissions and councils, bodies of jurisdiction of UFA established by this Statute, and making proposals for early termination of their powers;

c) ensuring effective functioning of all bodies of UFA;

d) Representation of the UFA in the relations with the state, public and other organizations without power of attorney, concluding agreements with business entities, entering into direct relations with banks and other credit institutions, issue of power of attorney;

- e) overseeing the activities of the General Secretary in matters relating to his / her competence in UFA system;
 - f) giving instructions and instructions to the heads of structural units and departments of UFA, to any staff of UFA in order to ensure the achievement of the goals and objectives set forth in this Statute;
 - g) organization of work on attraction of sponsorship funds for the activities of UFA
 - h) dispose of UFA's property and funds within the approved budget;
 - i) maintaining contacts between UFA and its members, FIFA, AFC, government bodies and other organizations;
 - j) approval of the staff schedule, hiring and dismissal of employees in accordance with labor legislation, determination of their duties and salaries;
 - k) preparing and organizing regular and extraordinary Congresses;
 - l) approval and modification of the structure and staffing table of UFA;
 - m) signing (issuing a visa) and drafts of regulatory and legal acts to be agreed by the Ministries and other government agencies and public authorities;
 - n) approves the cost estimate of UFA and makes changes and additions to the cost estimate;
 - o) disposing of UFA movable property and funds within the approved budget;
 - (p) to make decisions on other matters in accordance with its competence established by this Statutes.
3. The Senior Vice President may preside over the Executive Committee and the Bureau of the Executive Committee and the committees appointed by him.
 4. The Senior Vice President has a casting vote at the meetings of the Executive Committee.
 5. If the Senior Vice President is absent or unable to attend the meeting, his / her powers shall be represented by the Vice-President (or as determined by the Executive Committee) for a longer period.
 6. Any additional functional duties of the Senior Vice President must be reflected in the internal local UFA documents.
 7. The Senior Vice President has the right to issue orders to carry out the tasks entrusted to him, within the limits of his authority.
 9. The Senior Vice President issues resolutions and orders that are binding on members and all staff of UFA.
 10. The Senior Vice President carries out other powers specified by the legislation which are not in the competence of the Congress and the Executive Committee.

Article 41 Candidates for UFA President and their Requirements

1. The President shall be elected by Congress for a term of four (four) years. His term of office shall expire upon the end of the Congress elected him and shall expire upon the subsequent congressional elections. The president can be re-elected for another term.
2. Candidates for President should be nominated only by members of UFA, who must be citizens of the Republic of Uzbekistan and permanently reside on the territory of the Republic of Uzbekistan.
3. Members may submit to the Executive Committee, in writing, about candidates for the post of President of UFA at least 14 (fourteen) days before the Congress.
4. The General Secretary shall notify Members of the proposed membership not later than five (5) days prior to the commencement of the Congress, either electronically or by fax.

Article 42 Representation and signature

1. The President (if he is not and the Senior Vice President is authorized) shall formally represent UFA and has the right to sign on behalf of UFA. The Executive Committee may establish internal organizational regulations regarding joint signatures of officials, including in the absence of the President and on all important matters for UFA.

D. Bureau of the Executive Committee of UFA

Article 43 Bureau of the Executive Committee

1. The Bureau of the Executive Committee shall be responsible for resolving all matters within the competence of the Executive Committee, in the period between meetings of the Executive Committee, which require urgent decisions. The Bureau shall consist of two members of the Executive Committee appointed by the President, Senior Vice President, Vice-Presidents and the Executive Committee of UFA for a term of 4 (four) years.

2. Meetings of the Bureau of the Executive Committee shall be convened by the President and the Senior Vice President. The meeting of the Bureau shall be chaired by the President, the Senior Vice President or one of the Vice-Presidents. If it is not possible to convene meetings at the right time, decisions can be made through various communication tools (eg email). Decisions made by the Bureau shall be signed by the chairman and secretary of the meeting. Such decisions take effect immediately. The President should promptly inform the Executive Committee of the decisions made by the Bureau of the Executive Committee.
3. All decisions made by the Bureau of the Executive Committee shall be approved by the Executive Committee at the next meeting.
4. If the President is unable to attend the Bureau, his duties shall be done by the interim Vice-President.

E. Standing committees and councils

Article 44 Permanent committees and councils

1. The Standing Committees and Councils of UFA are:

- a) The Finance Committee;
- b) Internal Audit Committee;
- c) Organizing Committee for Competitions;
- d) Technical Committee;
- d) Arbitration and Inspection Committee;
- e) Legal Committee.
- y) Children and Youth Football Committee;
- j) Women's Football Committee;
- h) Football Field and Beach Soccer Committee;
- i) Sports Medicine Committee;
- (y) Committee on the Status and Transfer of Players;
- j) Committee on Media;
- l) Council of Coaches;

2. Members of the Executive Committee may enter these committees as chairmen and deputy chairpersons of standing committees, with the exception of the Internal Audit Committee. Members of all standing committees are appointed by the members of UFA and the Executive Committee on the proposal of the President of UFA. Chairmen, deputies and members of standing committees shall be appointed for a term of four (four) years.

3. Each chairperson shall represent its own committee and conduct its work in accordance with the organizational rules established by the Executive Committee.

4. Each chairperson shall appoint the time of the meetings of its Committee, with its preliminary approval by the Secretary-General, and to make sure that all matters have been agreed upon and that their decisions are subsequently communicated to the Executive Committee.

5. Each Committee may propose modifications to the Executive Committee for its discussion.

Article 45 Financial Committee

1. The Finance Committee monitors financial management of UFA and provides recommendations to the Executive Committee on financial matters and asset management. It should analyze the budget of UFA and the financial reports submitted by the Secretary-General and submit them for approval to the Executive Committee. It shall consist of 3-7 persons, including the chairperson, the deputy chairperson and its members.

Article 46 Internal Audit Committee

1. UFA Internal Audit Committee shall be elected by the Congress from the members of UFA for a period of four years, as determined by Congress.

2. The Internal Audit Committee of UFA has the right to make decisions if more than half of its members are present. The decision is taken by a simple majority of votes.

3. The Internal Audit Committee of UFA controls oversight of the financial and economic activities, financial condition and accounting of UFA.

4. A member of the Internal Audit Committee may not be a member of other elected bodies of UFA.

Article 47 Competition Organizing Committee

1. The Competition Organizing Committee shall be responsible for organizing and conducting UFA competitions in accordance with the provisions of the Statutes and the provisions of UFA. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 48 Technical Committee

1. The UFC's Technical Committee should, first of all, analyze the major aspects of player coaching and technical development. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 49 Arbitration and Inspection Committee

1. The UFC Refereeing and Inspection Committee oversees the observance of the Rules of Playing Football. He appoints the referees and inspectors to assist in UFA competition, and in consultation with UFA administration deals with all matters relating to referees at UFA and oversees the education and coaching of referees. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 50 Legal Committee

1. The Legal Committee is required to analyze all major legal issues related to football and changes in the regulatory framework and members of UFA. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 51. Children and Youth Football Committee

1. The Children and Youth Football Committee organizes competitions among young players and handles all issues related to the development of this field. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 52 Women's Football Committee

1. The Women's Soccer Committee organizes women's competitions and solves all issues related to the development of this area. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 53 Futsal and Beach Soccer Committee

1. The Futsal and Beach Soccer Committee organizes football field and beach soccer competitions and addresses all issues related to the development of the area. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 54 Sports Medicine Committee

1. The Sports Medicine Committee deals with all medical issues of football. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 55 Committee on the Status and Transfer of Players

1. The Committee on the Status and Transfer of Players should establish rules for the transfer of players from clubs to clubs and monitor their violations according to FIFA Regulations, the status and transfer of players, and determine the status of players participating in various UFA competitions. The Executive Committee may establish its own rules, which define the powers and jurisdiction of this Committee. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

2. Discussions concerning the status of players concerning UFA, its members, players, officials, disputes (matches) and players' mediators should be discussed by UFA's jurisdictions in accordance with this Statute.

Article 56 Committee on Mass Media

1. The Media Committee shall decide on the terms of working with media representatives at competitions and other events organized by UFA, as well as with the development and communication of media structures both domestically and abroad. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 57 Board of Coaches

1. The main task of the Board of Coaches is to develop a plan for the ongoing operation and development of the Children and Youth Football Team, members of the Professional Football League, teams who are the members of UFA and study the issues existing and solving them. It shall consist of 3-9 persons, including the chairperson, the deputy chairperson and its members.

Article 58. Interim Committees

1. The Executive Committee may, when necessary, establish interim committees with specific powers for a specified period. The Executive Committee appoints the chairman and vice-chairmen of these committees and their members.

E. General Secretariat

Article 59. General Secretariat

1. The General Secretariat shall carry out all the administrative activities of UFA under the direction of the Secretary General. Members of the General Secretariat in their work follow the rules of internal regulations of UFA and comply with their obligations.

Article 60 General Secretary

1. The General Secretary is considered as the Executive Director of the General Secretary.
2. It shall be appointed in accordance with the provisions of civil and labor law and shall have the necessary professional qualifications.
3. It is responsible for:
 - a) implementation of decisions adopted by the Congress and the Executive Committee in accordance with the instructions of the President;
 - b) to attend meetings of the Congress and the Executive Committee, the Bureau of the Executive Committee, and the meetings of the standing and interim committees;
 - c) Organization of meetings of Congress and the Executive Committee and other bodies
 - g) making minutes of meetings of the Congress and the Executive Committee, the Bureau of the Executive Committee and the Standing and Interim Committees;
 - e) managing the financial accounts of UFA and maintaining the right to sign accounting;
 - e) conclusion and signing of contracts and additional agreements;
 - y) maintenance of correspondence of UFA;
 - l) communicating with members, committees, FIFA and AFC;
 - h) organization of the work of the General Secretariat;
 - i) appointment and dismissal of the staff of the Secretary-General;
 - (y) to invite for the approval of the President or the Senior Vice President personnel of senior management;
 - k) Keeping the stamp of UFA.
4. The Secretary-General shall not be a delegate of Congress or a member of any UFA body.

F. Bodies of jurisdiction

Article 61. Bodies of jurisdiction

1. UFA's Football Rules Control and Dispute Settlement Bodies (hereinafter referred to as the Jurisdiction) are:
 - a) Disciplinary Committee;
 - b) Ethics Committee;
 - c) The Appeals Committee.
2. The functions and responsibilities of these bodies must be defined by the Code of Conduct of UFA, consistent with the FIFA Disciplinary Code.
3. The powers of the jurisdictions do not limit the powers of the other bodies of UFA, their area of decision-making.
4. Members of the jurisdiction may not be simultaneously members of other bodies of UFA.
5. Minutes and decisions of the meetings of the jurisdictional bodies shall be signed by the chairman and the secretary of these bodies.

Article 62. Disciplinary Committee

1. The Disciplinary Committee shall consist of the Chairperson, the Vice-Chairman and the necessary number of members.
2. The functions of this body are defined by the Code of Conduct of UFA. The Committee can make decisions with at least three members presence.
3. The Committee may apply football sanctions as set forth in this Statutes and the Code of Conduct of UFA against members, officials, players, clubs and intermediaries.
4. The decision on temporary removal or expulsion of a member of UFA shall be reviewed and approved by the Congress and the Executive Committee.

Article 63. Ethics Committee

1. The functions of the Ethics Committee are defined by UFA Code of Ethics. The Ethics Committee can decide when no less than 3 members are present. In special cases established by the Code of Ethics, the chairman of the Committee may direct alone
2. The Ethics Committee may impose sanctions as set forth in the Statutes of UFA's and Code of Conduct, with respect to officials, players, and match and football players agents.
3. The Executive Committee shall develop the Code of Ethics of UFA in accordance with the principles set out in the current FIFA Code of Ethics.
4. Decisions of the Ethics Committee may be appealed to the Appeals Committee.

Article 64 Appeals Committee

1. The Appeals Committee shall consist of the Chairperson, the Vice-Chairman and the necessary number of members.
2. The functions of this body are governed by the Code of Conduct of UFA. The Committee may only decide when there are 3 members present during the meeting. In exceptional cases, the chairman may decide independently in accordance with the Code of Conduct of UFA.
3. The Appeals Committee, though not yet fully recognized, is responsible for the discussion of appeals on the decisions of the Disciplinary Committee.

Article 65 Disciplinary measures

1. The main disciplinary measures are:
 - 1.1. For individuals and legal entities who are members of the Association:
 - a) warning;
 - b) reprimand;
 - c) fine;
 - d) loss of prizes and medals.
 - 1.2. For individuals who are members of the Association:
 - a) warning;
 - b) withdrawal / expulsion;
 - c) disqualification from participating in a match;
 - (d) Prohibition of being in a changing room or as a reserve player;
 - e) prohibition to enter the stadium;
 - e) Prohibition from definite or indefinite duration of any football-related activity.
 - 1.3. For legal entities - members of the Association:
 - a) ban on transfer of players;
 - b) Conducting the debate without the spectator;
 - c) match in neutral field;
 - d) prohibiting matches in a particular stadium;
 - d) Cancel match result;
 - e) withdrawal from membership;
 - y) stating loss of the game;
 - j) Removal of points (points);
 - h) transfer to the lower league by rank;
 - i) play the match again.
2. The Executive Committee shall develop and approve the Code of Conduct.

Article 66 Arbitration

1. UFA may establish an Arbitration tribunal. The Arbitration tribunal shall resolve internal disputes arising between UFA and its members, officials, players and their intermediaries, which fall under the jurisdiction of the state judicial bodies, in accordance with FIFA regulations and the rules established by UFA. In the absence of the Arbitration tribunal, its powers may be exercised by the relevant committees of UFA in the prescribed manner.
2. UFA should establish an Arbitration Tribunal to resolve internal disputes between UFA and its members, officials, players and agents that are not within the jurisdiction of the state courts. The Executive Committee shall develop a special Regulation on the composition, jurisdiction and procedural rules of this Arbitration Tribunal.

Article 67. Scope of jurisdiction

1. All disputes between UFA and its members, players, officials and intermediaries should not be discussed in state courts unless otherwise provided in this Statute or the FIFA Statutes. Any disputes should be within the jurisdiction of FIFA, AFC or UFA.
2. All disputes at the national level fall under the jurisdiction of UFA, including: disputes between the parties to which both of UFA are concerned. Under the jurisdiction of FIFA, there will be disputes over all international matters, including disputes between the parties belonging to various national federations and / or continental Confederations.

Article 68. Court of Arbitration for Sports

1. In accordance with the relevant articles of the FIFA Statutes, any appeals on final decisions of FIFA must be discussed in the Swiss Court of Arbitration for Sport (CAS) in Lausanne. However, the Court of Arbitration for Sport does not accept appeals for violations of football rules, matters involving disqualification for at least four matches or three months, or decisions made independently and duly by the Arbitration Tribunals of the National Federation and / or Continental Confederations.
2. UFA, FIFA or the Court of Arbitration for Sport shall ensure the full consent of both themselves and their members, players, officials and agents.

V. FUNDING

Article 69. Financial reporting period

1. The financial reporting period of UFA should be a fiscal year that begins on January 1 of each calendar year and ends on December 31st.
2. The revenues and expenses of UFA should be maintained in such a way that the balance sheet of UFA should be consistent with them after the financial reporting period. The basic obligations of UFA should be guaranteed by the availability of reserves.
3. The Secretary-General shall be responsible for compiling the annual report of UFA and its accounting entities.
4. The draft budget of UFA activities shall be approved by the Executive Committee of UFA.

Article 70 Income

1. UFA has the following sources of income:
 - a) membership fees;
 - b) funds paid by FIFA, AFC and other international organizations;
 - c) government subsidies;
 - d) revenues from financial activities, securities sales, business, marketing and other economic activities;
 - e) Proceeds from paid services
 - f) voluntary sponsorship from various individuals and legal entities, businesses, institutions, organizations, including foreign investors;
 - y) money from funds;
 - j) Revenues from sports and entertainment events;
 - h) advertising activities;
 - i) the fee for using UFA logo and other symbols under license agreements;
 - f) proceeds from the sale and licensing of other non-property copyright and related rights to UFA;
 - j) Other sources of financing in accordance with the legislation.

Article 71. Expenses

1. UFA incurs the following costs:

- a) Expenditures mentioned in the budget;
- b) Other expenses approved by Congress and such expenses as the Executive Committee may independently approve
- c) any other expenses consistent with the purposes of UFA.

Article 72. Property

1. UFA and its territorial subdivisions shall have, in accordance with the law, their own and/or leased administrative and additional premises, rent a sports facility (gyms, pools, grounds, etc.), medical rooms, cinemas, photo, video laboratories, methodical room, equipment and inventory, methodical literature, visual aids, vehicles, technical and electronic means, land, buildings, structures, housing, budget in UZS and foreign currency, bonds and other movable and immovable property.

2. Regional associations are the owners of property transferred by UFA or other organizations, as well as property acquired by the association itself on other legal grounds.

Article 73. Independent audit

1. Independent auditors appointed by Congress shall audit the accounts approved by the Finance Committee in accordance with the necessary accounting standards and report to Congress on that basis. Auditors are appointed for a period of 3 years. This mandate may be renewed upon expiry.

Article 74. Membership fees

1. Membership fees must be paid for the right to participate in tournaments, for coaching, for refereeing, for overseeing competitions, for participating in other events organized by UFA. The new members' fees for the current year are paid within 30 days of the closing of the Congress.

2. Congress shall, on the recommendation of the Executive Committee, determine the value of annual membership fees every 2 years. It must be the same for all members and not exceed five times the minimum wage.

Article 75 Claims handling

UFA may take any of the members' assets to handle litigation between members.

Article 76. Payments

1. UFA may establish that its members must pay for their participation in matches.

VI. COMPETITIONS AND THEIR RIGHTS

Article 77. Competitions

1. UFA organizes and coordinates the following football competitions in the Republic of Uzbekistan:

a) Internal football competitions for amateurs, semi-professionals and professionals - including championships, trophies, primary championships, competitions, festivals, matches, games, friendly matches and other competitions of all levels, categories and levels, including mass sports activities;

b) International football competitions among amateurs, semi-professionals and professionals - championships, trophies, primary championships, competitions, festivals, matches, games, friendly matches and other competitions not contrary to the present Statutes and FIFA and AFC requirements;

2. The Executive Committee may give UFA subdivisions the right to organize competitions. Tournaments by UFA sub-divisions should not be confused with the competitions organized by UFA itself. Competitions organized by UFA should be a priority.

3. The Executive Committee may adopt special regulations in this regard.

Article 78. Licensing Club

1. UFA Executive Committee regularly oversees clubs' participation in UFA competitions and establishes club licensing rules.

Article 79. Rights of UFA and its members in competitions

1. UFA and its members are, in the first place, the owners of all rights related to tournaments and other events, without any restrictions on the format, time, place and rules of their conduct under its direct jurisdiction. Such rights include, among other things, any financial rights, rights for audio / video / radiobroadcasting, television and broadcasting rights, multimedia rights, rights to advertising and marketing, and copyright and related rights to intellectual property.

2. The Executive Committee shall make decisions, depending on how and for how long these rights are exercised, and approve special regulations on the matter. The Executive Committee shall decide individually, together with a third party, whether it relates to the exclusive enjoyment of those rights, or to the full enjoyment by any third party.

Article 80 The sanction for transfer of rights in UFA competition and its members

1. UFA and its members without any restrictions on the format, time and place of transfer and their technical and legal aspects, bears full responsibility for the transfer of related rights subject matters related to football matches and tournaments held under their jurisdiction.

Article 81. International matches and tournaments

1. FIFA bears full responsibility for organizing international matches and tournaments among teams or clubs. No matches or tournaments are allowed without the prior permission of the FIFA Executive Committee. In addition, the permission of the relevant continental confederation may be required under FIFA Regulations.

2. UFA should follow the internationally coordinated calendar of FIFA.

Article 82. International Relations of UFA

1. UFA has no right to make matches or establish sporting relationships with national federations that are not FIFA members or are temporary members of the continental Confederations, which have not been agreed upon or approved by FIFA.

Article 83. FIFA permission

1. The regional associations, clubs, leagues and other club teams that are part of UFA may not be members of other national federations or participate in other national federations without the permission of UFA and other national federations, as well as FIFA.

VII. FINAL RULES

Article 84. Unexpected situations and force majeure

1. The Bureau of the Executive Committee shall have the right to take decisive action in any matter not covered by this Statutes or in cases of force majeure.

Article 85 Procedure for liquidation and reorganization of UFA

1. Any decision on the liquidation and reorganization of UFA requires a two-thirds majority of all members of UFA to vote in Congress specifically called for that decision.

2. In case of liquidation of UFA, its property shall be used for the purposes and objectives specified in the Statutes of UFA after the satisfaction of creditors' claims.

Article 86 Entry into force

1. This Statutes was adopted by the Extraordinary Congress of UFA on 15 July 2019 in Tashkent and will come into force from the moment of its state registration.

Uzbekistan Football Association
Senior Vice President

R.S. Irmatov