



The Constitution of the National Republic of Akritia

Adopted by the Act on the National Republic of Akritia of March 21, 2023, proclaimed on March 25, 2023, with amendments approved during a national referendum on November 17, 2023

Multinational People of the National Republic of Akritia,
affirming human rights and freedoms, civil peace and harmony,
based on the universally recognized principles of equality and self-determination,
declaring its determination to ensure the continuous development and prosperity of the Republic,
adopts the Constitution of the National Republic of Akritia.

Chapter 1. The Fundamentals of the Constitutional System

Article 1

1. The National Republic of Akritia is a democratic, legal and social State.
2. The territory of the National Republic of Akritia is one and indivisible.
3. The names National Republic Akritia and Akritia are equivalent.

Article 2

1. The source of power in the National Republic of Akritia is its people.
2. The people exercise their power directly, as well as through State and local self-government bodies.
3. The highest direct expression of the will of the people is a referendum and free elections.
4. Attribution of authority or assumption of power is unacceptable. Responsibility for assigning authority or seizing power is established by law.

Article 3

1. A person, his rights and freedoms are the highest value. The recognition, observance and protection of human and civil rights and freedoms is the responsibility of the National Republic of Akritia, its State bodies and officials.

Article 4

1. The social policy of the National Republic of Akritia is aimed at creating conditions that ensure a decent life and free human development, national well-being, and access to basic material, moral and spiritual benefits.

2. In the National Republic of Akritia, the work and health of people are protected, State support is provided to the family, motherhood, fatherhood and childhood, citizens with disabilities and the elderly, a system of social services is developed, and guarantees of social protection are established.

Article 5

1. State, municipal, private and other forms of ownership are recognized and equally protected in the National Republic of Akritia.

2. Land and other natural resources in the National Republic of Akritia are the property of the people and are used and protected as the basis of the people's life and activities.

3. The use and protection of land and other natural resources located on the territory of the National Republic of Akritia must be carried out in accordance with the legislation of the National Republic of Akritia.

4. Akritia Land sales are prohibited in the Akritia National Republic.

Article 6

1. State power in the National Republic of Akritia is exercised on the basis of a division into legislative, executive and judicial branches. The legislative, executive and judicial branches of Government are independent.

2. State power in the National Republic of Akritia is exercised by the President of the National Republic of Akritia, the National Council of the National Republic of Akritia — the Parliament of the National Republic of Akritia, the Government of the National Republic of Akritia, formed in accordance with this Constitution.

Article 7

1. The National Republic of Akritia has its own Constitution and legislation in force throughout the territory of the National Republic of Akritia.

2. The laws of the National Republic of Akritia are subject to official publication. Unpublished laws do not apply. Regulatory legal acts of the National Republic of Akritia that affect the rights, freedoms and obligations of a person and citizen cannot be applied if they are not published for public information.

3. State authorities of the National Republic of Akritia, local self-government bodies formed in the territory of the National Republic of Akritia, officials, citizens and their associations are obliged to comply with the Constitution of the National Republic of Akritia, laws, and other regulatory legal acts of the National Republic of Akritia.

Article 8

1. Akritia Local autonomy is recognized and guaranteed in the National Republic of Akritia. Local autonomy acts independently within the limits of its powers. Local self-government bodies are not included in the system of state authorities.

Article 9

1. The National Republic of Akritia recognizes ideological and political diversity and a multi-party system.
2. Religious associations are separated from the State and are equal before the law.
3. No religion or ideology may be established as State or compulsory.
4. Organizations that promote violence, fascism, and nationalism are prohibited.

Article 10

1. The official languages of the National Republic of Akritia are the Acritian language, Russian language and Ukrainian language.
2. The official languages of office work and document management in all public authorities and local self-government bodies of the National Republic of Akritia are the Akritian language, Russian language and Ukrainian language.

Article 11

1. The provisions of this Chapter of the Constitution form the basis of the constitutional order of the National Republic of Akritia.
2. No other provision of this Constitution may contradict the basic principles of the constitutional order of the National Republic of Akritia.

Chapter 2. Rights and Freedoms of Man and Citizen

Article 12

1. Human and civil rights and freedoms are recognized and guaranteed in the National Republic of Akritia in accordance with the generally recognized principles and norms of international law and in accordance with the Constitution of the National Republic of Akritia.
2. Fundamental human rights and freedoms are inalienable and belong to everyone from birth.
3. Human and civil rights and freedoms are directly applicable. They determine the meaning, content and application of laws, the activities of legislative and executive authorities, local self-government and are provided with justice.
4. The exercise of human and civil rights and freedoms must not violate the rights and freedoms of others.

Article 13

1. Everyone is equal before the law and the courts.

2. The State guarantees equality of human and civil rights and freedoms regardless of gender, race, nationality, language, origin, property and official status, place of residence, attitude to religion, beliefs, membership in public associations, as well as other circumstances. Any form of restriction of citizens' rights based on social, racial, national, linguistic or religious affiliation is prohibited.

3. There are only two genders — male and female. They have equal rights and freedoms and equal opportunities to exercise them.

Article 14

1. Everyone has the right to life. No one may be intentionally deprived of life, including being sentenced to death or executed.

2. The dignity of the individual is protected by the State. No one and nothing can be a reason for its reduction.

3. No one shall be subjected to torture, violence or other cruel or degrading treatment or punishment. No one may be subjected to medical, scientific or other experiments without their voluntary consent.

Article 15

1. Everyone has the right to liberty and security of person.

2. Arrest, detention and remand in custody are permitted only by a court decision. A person may not be detained for more than 36 hours before a court decision is rendered, except in cases provided for by law.

Article 16

1. Everyone has the right to inviolability of private life, personal and family secrets, protection of his honor and good name.

2. Everyone has the right to secrecy of correspondence, telephone conversations, postal, telegraph and other communications. Restriction of this right is allowed only on the basis of a court decision.

Article 17

1. The collection, storage, use and dissemination of information about a person's private life without his or her consent is prohibited, except in cases provided for by law. Violation of these standards is punishable by law.

2. State and local self-government bodies and their officials are obliged to provide everyone with an opportunity to get acquainted with documents and materials directly affecting their rights and freedoms, unless otherwise provided by law.

Article 18

1. The apartment is inviolable. No one may enter a dwelling against the will of the persons residing in it, except in cases established by law or on the basis of a court decision.

Article 19

1. Everyone has the right to determine and indicate their nationality. No one can be forced to identify and indicate their nationality.
2. Everyone is allowed to use their native language, freely choose the language of communication, education, educational work and creativity.

Article 20

1. Anyone who is legally located in the territory of the National Republic of Akritia is allowed to move freely, choose a place of residence and registration in accordance with the law.

Article 21

1. Everyone is guaranteed freedom of conscience, freedom of religion, including the right to profess, individually or jointly with others, any religion or not to profess any, to freely choose, possess and disseminate religious and other beliefs and to act in accordance with them, except in cases provided for by law.
2. The priority religion is recognized — the Galician Orthodoxy.

Article 22

1. Everyone is guaranteed freedom of thought, speech and creativity.
2. Propaganda or agitation inciting social, racial, national or religious hatred and enmity is not allowed. Propaganda of social, racial, national, religious or linguistic superiority is prohibited.
3. No one should be forced to express or reject their opinions and beliefs.
4. Everyone has the right to freely seek, receive, transmit, produce and disseminate information by any legal means.
5. Freedom of the mass media is guaranteed. Censorship is prohibited, except in cases specified by law.

Article 23

1. Everyone has the right to associate, including the right to form unions to protect their interests. Freedom of action of public associations is guaranteed.
2. No one may be forced to join or remain in any association.

Article 24

1. Citizens of the National Republic of Akritia are allowed to assemble peacefully, without weapons, to hold meetings, rallies and demonstrations, marches and pickets in accordance with the law.

Article 25

1. Citizens of the National Republic of Akritia are allowed to participate in the management of public affairs both directly and through their representatives.

2. Citizens of the National Republic of Akritia have the right, in accordance with this Constitution and the Law of the National Republic of Akritia, to elect and be elected to State and local government bodies, as well as to participate in referendums.

Citizens who have been declared legally incompetent by the court are not allowed to run for election,

2. Citizens of the National Republic of Akritia have the right, in accordance with this Constitution and the Law of the National Republic of Akritia, to elect and be elected to State and local government bodies, as well as to participate in referendums.

3. Citizens who have been declared legally incompetent by a court, who are held in places of deprivation of liberty under a court verdict, as well as persons who have an outstanding criminal record or who have not been removed in accordance with the procedure established by law, do not have the right to be elected.

4. Citizens who have been declared legally incompetent by a court have no right to vote.

5. Citizens of the National Republic of Akritia have equal access to public service.

6. Citizens of the National Republic of Akritia have the right to participate in the administration of justice.

Article 26

Citizens of the National Republic of Akritia have the right to apply in person, as well as to send individual and collective appeals to State bodies and local self-government bodies.

Article 27

1. Everyone has the right to freely use their abilities and property for entrepreneurial and other economic activities not prohibited by law.

2. Economic activities aimed at monopolization and unfair competition are not allowed in the National Republic of Akritia.

Article 28

1. The right of private property is protected by law.

2. Everyone has the right to own property, own, use and dispose of it both individually and jointly with other persons.

3. No one may be deprived of his property except by a court decision. Compulsory alienation of property for State needs can be made only on condition of preliminary and equivalent compensation.

4. The right of inheritance is guaranteed.

Article 29

1. In the territory of the National Republic of Akritia, ownership, use and disposal of land and other natural resources is carried out in accordance with the legislation of the National Republic of Akritia.
2. Ownership, use and disposal of land and other natural resources must not cause damage to the environment and violate the rights and legitimate interests of other persons.

Article 30

1. Labor is free. Everyone has the right to freely dispose of their abilities to work, choose their occupation and profession.
2. Forced labor is prohibited.
3. Everyone has the right to work in conditions that meet the requirements of safety and hygiene, to remuneration for work without discrimination of any kind and not lower than the minimum wage established by law, as well as the right to protection from unemployment.
4. The right to individual and collective labor disputes using the methods of their resolution established by law, including the right to strike, is recognized.
5. Everyone has the right to rest. Employees who work under an employment contract are guaranteed statutory working hours, weekends and holidays, and paid annual leave.

Article 31

1. Motherhood, childhood and family are protected by the State.
2. Care for children and their upbringing is an equal right and duty of parents and social guardianship authorities.
3. Able-bodied children who have reached the age of 17 must take care of disabled parents.

Article 32

1. Everyone is guaranteed social security according to age, in case of illness, disability, loss of breadwinner, for raising children and in other cases established by law.
2. State pensions and social benefits are established by law.
3. Voluntary social insurance, creation of additional forms of social security and charity are encouraged.

Article 33

1. Everyone has the right to housing. No one may be deprived of their home, except in cases provided for by law.
2. State authorities and local self-government bodies shall encourage housing construction and create conditions for the exercise of the right to housing.

3. The poor, other citizens specified in the law who need housing, it is provided free of charge or for an affordable fee from state, municipal and other housing funds in accordance with the norms established by law.

Article 34

1. Everyone has the right to health protection and medical assistance. Medical care in state and municipal health care institutions is provided to citizens free of charge at the expense of the relevant budget, insurance premiums, and other revenues.

2. In the National Republic of Akritia, programs for the protection and promotion of public health are financed, measures are taken to develop state, municipal and private health systems, and activities that promote human health, physical culture and sports, environmental and sanitary-epidemiological well-being are encouraged.

3. Concealment by officials of facts and circumstances that pose a threat to the life and health of people entails liability in accordance with the law.

Article 35

1. Everyone has the right to a favorable environment, reliable information about its condition and to compensation for damage caused to his health or property by an environmental offense.

Article 36

1. Everyone has the right to education.

2. The National Republic of Akritia guarantees that pre-school, basic general and secondary vocational education is generally accessible and free of charge in State or municipal educational institutions and enterprises.

3. Everyone has the right to obtain a first higher education free of charge on a competitive basis in a state or municipal educational institution or enterprise.

4. Basic general education is mandatory. Parents or their surrogates ensure that children receive basic general education.

5. Akritia Various forms of education and self-education are supported in the Akritia National Republic.

Article 37

1. Everyone is guaranteed freedom of literary, artistic, scientific, technical and other types of creativity. Intellectual property is protected by law.

2. Everyone has the right to participate in cultural life and use cultural institutions, and to have access to cultural property.

3. Everyone is obliged to take care of the preservation of historical and cultural heritage, to protect historical and cultural monuments.

4. In the National Republic of Akritia, equal conditions are created and ensured for the preservation and development of the culture of all the peoples living in it.

Article 38

1. In the National Republic of Akritia, State protection of human and civil rights and freedoms is guaranteed.

2. Everyone has the right to defend their rights and freedoms by all means not prohibited by law.

Article 39

1. Everyone is guaranteed judicial protection of his rights and freedoms.

2. Decisions and actions (or omissions) of State authorities, local self-government bodies, public associations and officials may be appealed to the court.

3. Everyone has the right, in accordance with international treaties, to apply to interstate bodies for the protection of human rights and freedoms, if all available domestic remedies have been exhausted.

Article 40

No one may be deprived of the right to have his case considered in the court and by the judge whose jurisdiction it is assigned by law.

Article 41

1. Everyone is guaranteed the right to receive qualified legal assistance. In cases stipulated by law, legal assistance is provided free of charge.

2. Every person detained, remanded in custody, or accused of committing a crime has the right to use the assistance of a lawyer (defender) from the moment of detention, remand in custody, or presentation of charges, respectively.

Article 42

1. Everyone accused of committing a crime is considered innocent until proven guilty in accordance with the procedure provided for by law and established by a court verdict that has entered into legal force.

2. The accused is not obliged to prove his innocence.

3. Irremediable doubts about a person's guilt are interpreted in favor of the accused.

Article 43

1. No one may be re-convicted for the same crime.

2. In the administration of justice, the use of evidence obtained in violation of the law is prohibited.

3. Everyone convicted of a crime has the right to have his sentence reviewed by a higher court in accordance with the procedure established by law, as well as the right to request clemency or commutation of sentence.

Article 44

1. No one is obliged to testify against himself, his spouse or close relatives, the circle of which is determined by law.

2. Other cases of exemption from the obligation to give evidence may be established by law.

Article 45

1. The rights of victims of crimes and abuses of power are protected by law. The State provides victims with access to justice and compensation for the damage caused.

Article 46

1. Everyone has the right to compensation by the State for damage caused by illegal actions (or omissions) of State authorities or their officials.

Article 47

1. A law establishing or aggravating liability is not retroactive.

2. No one can be held responsible for an act that was not recognized as an offense at the time of its commission. If, after the commission of an offence, responsibility for it is eliminated or mitigated, the new law applies.

Article 48

1. The enumeration of fundamental rights and freedoms in the Constitution of the National Republic of Akritia should not be interpreted as negating or diminishing other universally recognized human and civil rights and freedoms.

2. Human and civil rights and freedoms may be restricted by law only to the extent necessary to protect the foundations of the constitutional order, morals, health, rights and legitimate interests of others, and to ensure national defense and State security.

Article 49

1. Everyone located in the territory of the National Republic of Akritia is obliged to observe the Constitution of the National Republic of Akritia, the laws of the National Republic of Akritia, and respect the rights and freedoms of others.

Article 50

Everyone is required to pay legally established taxes and fees. Laws that impose new taxes or worsen the situation of taxpayers are not retroactive.

Article 51

Everyone is obliged to preserve nature and the environment, to take care of natural resources.

Article 52

1. The defense of the Fatherland is not a duty, but is a direct duty of a citizen of the National Republic of Akritia.
2. A citizen of the National Republic of Akritia shall perform military service in accordance with the law.
3. A citizen of the National Republic of Akritia, if his beliefs or religion contradict the performance of military service, as well as in other cases established by law, has the right to replace it with alternative civil service.

Article 53

A citizen of the National Republic of Akritia can independently exercise their full rights and obligations from the age of 17.

Chapter 3. The State Structure

Article 54

1. The territory of the National Republic of Akritia is defined by the borders that existed on the day of its formation.
2. The administrative-territorial structure of the National Republic of Akritia, as well as the procedure for changing it, shall be established by law.
3. Administrative divisions of the National Republic of Akritia are districts, cities, urban-type settlements, towns, villages, and other administrative divisions.

Article 55

1. The national flag, coat of arms and anthem of the National Republic of Akritia, their description and the procedure for official use are established by law.
2. The capital of the National Republic of Akritia is the city with the special status of Cinnamon.
3. The currency unit in the National Republic of Akritia is the Akritian ruble. The money issue is carried out exclusively by the State Bank of the National Republic of Akritia or any other body of the National Republic of Akritia established in accordance with the law. The introduction and issue of other money in the National Republic of Akritia is not allowed.
 - 3.1. Protecting and ensuring the stability of the ruble is the main function of the State Bank of the National Republic Akritia, which it performs independently of other state authorities.

Chapter 4. The President of the National Republic of Akritia

Article 56

1. The President of the National Republic of Akritia is the Head of State.

2. The President of the National Republic of Akritia is the guarantor of the Constitution of the National Republic of Akritia, human and civil rights. In accordance with the procedure established by the Constitution of the h, it ensures the coordinated functioning and interaction of State authorities.

3. The President of the National Republic of Akritia, in accordance with the Constitution of the National Republic of Akritia and the laws of the National Republic of Akritia, determines the main directions of the State's domestic and foreign policy.

4. The President of the National Republic of Akritia, as Head of State, represents the National Republic of Akritia within the country and in international relations, and has the right to sign international treaties on behalf of the National Republic of Akritia.

5. During his term of office, the President of the National Republic of Akritia may not be a deputy of the National Assembly of the National Republic of Akritia and may not hold any other positions in State and public bodies, business structures.

6. The President of the National Republic of Akritia shall enjoy immunity.

Article 57

1. The President of the National Republic of Akritia is elected by the citizens of the National Republic of Akritia on the basis of universal, equal and direct suffrage by secret ballot.

2. The President of the National Republic of Akritia is elected for a term of three years and may not serve for more than two consecutive terms.

3. The President of the National Republic of Akritia may be elected by a citizen of the National Republic of Akritia who has reached the age of 17 and has the passive right to vote in accordance with this Constitution and the law of the National Republic of Akritia.

3.1. The age requirement may be excluded for a particular candidate as an exception by a decision of the Constitutional Court.

4. The term of office of the President of the National Republic of Akritia is calculated from the date of his assumption of office.

Article 58

1. Upon assuming office, the President of the National Republic of Akritia shall take the following oath:

"I swear, in exercising the powers of the President of the National Republic of Akritia, to observe the Constitution and laws of the National Republic of Akritia, to respect and ensure the rights and freedoms of man and citizen, to perform with honor the high duties of the President of the National Republic of Akritia, and to serve the people faithfully."

2. The oath is taken in a solemn ceremony in the presence of deputies of the National Assembly of the National Republic of Akritia, members of the Government of the National Republic of Akritia and other invited persons.

3. The President of the National Republic of Akritia shall be deemed to have assumed office from the moment of taking the oath of office.

Article 59

President of the National Republic of Akritia:

- 1) ensures compliance with human rights and freedoms, the Constitution and laws of the National Republic of Akritia, and its international obligations;
- 2) appoints with the consent of the National Assembly of the National Republic of Akritia Chairman of the Government of the National Republic of Akritia;
- 3) has the right to preside at meetings of the Government of the National Republic of Akritia and at meetings of the Presidium of the Government of the National Republic of Akritia regarding the consideration of issues of defense and state security of the National Republic of Akritia;
- 4) decides on the resignation of the Government of the National Republic of Akritia;
- 5) on the proposal of the Chairman of the Government of the National Republic, Akritia appoints and dismisses Deputy Chairmen of the Government of the National Republic of Akritia, ministers, heads of other executive bodies of state power, with the exception of ministers and heads of other executive bodies of state power specified in paragraph 6 of this Article;
- 6) appoints and dismisses ministers and heads of other executive bodies of state power responsible for defense, security, internal affairs, justice, foreign affairs, prevention of emergency situations and elimination of consequences of natural disasters;
- 7) determine the system and structure of executive bodies of state power;
- 8) officially represents the state in international affairs, signs international treaties;
- 9) takes measures to ensure the security and territorial integrity of the National Republic of Akritia, forms and heads the Security Council, the status of which is determined by law;
- 10) is the Supreme Commander-in-Chief of the Armed Forces National Republic of Akritia;
- 11) in the interests of ensuring the security of citizens, introduces a state of emergency and martial law in the National Republic of Akritia in accordance with the law, with subsequent approval by the National Assembly of the National Republic of Akritia;
- 12) dissolve the National Assembly of the National Republic of Akritia in the cases provided for in this Constitution;
- 13) decide on the issues of citizenship of the National Republic of Akritia in accordance with the law;
- 14) has the right of legislative initiative in the National Assembly of the National Republic of Akritia;
- 15) has the right to request the convocation of an extraordinary meeting of the National Assembly of the National Republic of Akritia, as well as to convene the newly elected National

Assembly of the National Republic of Akritia for the first meeting earlier than the term established for this purpose by this Constitution;

16) has the right to participate in the meeting of the National Assembly of the National Republic of Akritia with the right of advisory vote;

17) grant pardons;

18) awards state awards, confers honorary, military and special titles;

19) form the Administration of the President of the National Republic of Akritia;

20) submit to the National Assembly of the National Republic of Akritia candidates for the Chairman of the State Bank of the National Republic of Akritia, the Prosecutor General of the National Republic of Akritia, other officials in accordance with their powers, and also enter the National Assembly of the National Republic of Akritia with submissions on their dismissal from office;

21) repeals resolutions and orders of the Government of the National Republic of Akritia in case they contradict the Constitution of the National Republic of Akritia and laws, decrees of the President of the National Republic of Akritia, as well as repeals acts of ministries and other executive bodies of state power specified in paragraph 6 of this Article;

22) signs and promulgates the laws of the National Republic of Akritia or rejects them;

23) addresses the National Assembly of the National Republic of Akritia with annual messages on the situation in the country, on the main directions of domestic and foreign policy of the state;

24) exercise other powers in accordance with this Constitution and laws.

Article 60

1. The President of the National Republic of Akritia, on the basis of and in compliance with this Constitution and the laws of the National Republic of Akritia, issues decrees (resolutions) and orders that are binding on the entire territory of the National Republic of Akritia.

2. Decrees and orders of the President of the National Republic of Akritia must not contradict this Constitution and the laws of the National Republic of Akritia.

3. Legal acts of the President of the National Republic of Akritia, as well as regulatory legal acts of the executive authorities of the National Republic of Akritia, are sent to the National Assembly of the National Republic of Akritia within the time limits established by law.

4. The National Assembly of the National Republic of Akritia has the right to appeal to the President of the National Republic of Akritia or to the executive authorities of the National Republic of Akritia with a proposal to amend the acts specified in paragraph 3 of this Article or to cancel them, and also has the right to appeal against these acts in court.

Article 61

1. The powers of the President of the National Republic of Akritia are terminated prematurely in the following cases:

- 1) his death;
 - 2) his resignation at his own request;
 - 3) recognition by the court of his / her incapacity or limited legal capacity;
 - 4) recognition by the court as missing or declared dead;
 - 5) the entry into legal force of a court conviction against him / her;
 - 6) his departure from the borders of the National Republic of Akritia for permanent residence;
 - 7) loss of citizenship of the National Republic of Akritia;
 - 8) his removal from office due to the expression of no confidence in him by the National Assembly of the National Republic of Akritia.
2. The decision on early termination of the powers of the President of the National Republic of Akritia is made by the National Assembly of the National Republic of Akritia.
3. The President of the National Republic of Akritia may be removed from office by the National Assembly of the National Republic of Akritia only on the basis of an accusation of high treason or other serious crime brought by the National Assembly of the National Republic of Akritia, confirmed by the conclusion of the Supreme Court of the National Republic of Akritia that there are signs of a crime in the actions of the President of the National Republic of Akritia. The decision of the National Assembly of the National Republic of Akritia to bring charges and remove the President of the National Republic of Akritia from office must be adopted by a two-thirds vote of the total number of deputies of the National Assembly of the National Republic of Akritia.
4. The removal of the President of the National Republic of Akritia from office and the early termination of his powers are possible only in the manner and in the cases provided for in this Constitution. No other cases and decisions of other bodies, other than those specified in this Constitution, are grounds for removing the President of the National Republic of Akritia from office and early termination of his powers.

Article 62

In case of early termination of the powers of the President of the National Republic of Akritia, as well as in cases when the President of the National Republic of Akritia is unable to perform his duties, they are temporarily performed by the Chairman of the Government of the National Republic of Akritia. The Acting President of the National Republic of Akritia may not dissolve the National Assembly of the National Republic of Akritia, call a referendum, or make proposals to amend the Constitution of the National Republic of Akritia.

Chapter 5. The National Assembly

Article 63

1. The National Assembly of the National Republic of Akritia — the Parliament of the National Republic of Akritia is the permanent supreme and only legislative (representative) body of State power of the National Republic of Akritia.

2. The National Assembly of the National Republic of Akritia is elected for a term of one year.
3. The National Assembly of the National Republic of Akritia consists of 16 people's deputies.
4. The National Assembly of the National Republic of Akritia is competent if at least two-thirds of the number of deputies specified in paragraph 3 of this Article are elected to it.
5. The National Assembly of the National Republic of Akritia independently resolves issues of organizational, legal, informational, logistical and financial support for its activities.
6. Expenses for ensuring the activities of the National Assembly of the National Republic of Akritia are provided for in the budget of the National Republic of Akritia separately from other expenses in accordance with the budget classification.
7. The National Assembly of the National Republic of Akritia has the rights of a legal entity and has a stamp.

Article 64

1. Deputies of the National Assembly of the National Republic of Akritia are elected on the basis of universal, equal and direct suffrage by secret ballot.
2. The procedure for the election of deputies to the National Assembly of the National Republic of Akritia shall be established by law.

Article 65

1. Akritia A citizen of the National Republic of Akritia who has reached the age of 14 and has a passive right to vote in accordance with this Constitution and the law of the National Republic of Akritia may be elected to the National Assembly Akritia of the National Republic of Akritia.
2. During his term of office, a deputy of the National Assembly of the National Republic of Akritia may not be a judge, hold other public positions, hold public office, or hold elected positions in local self-government bodies.
3. A deputy of the National Assembly of the National Republic of Akritia may exercise his / her powers on a permanent professional basis or without separation from his / her main activity. The number of deputies exercising their powers on a permanent professional basis is established by law.
4. A deputy of the National Assembly of the National Republic of Akritia who exercises his / her powers on a permanent professional basis may not engage in paid activities other than teaching, research and other creative activities, unless otherwise provided by law.
5. A deputy of the National Assembly of the National Republic of Akritia may not use his / her status for purposes unrelated to the exercise of deputy powers.
6. Deputies of the National Assembly of the National Republic of Akritia shall enjoy inviolability throughout their term of office. Guarantees of immunity of a deputy of the National Assembly of the National Republic of Akritia are established by law.

Article 66

1. The National Assembly of the National Republic of Akritia shall meet for its first session not later than on the fourth day after its election in its competent composition.
2. The President of the National Republic of Akritia has the right to convene the newly elected National Assembly of the National Republic of Akritia for the first meeting earlier than the term specified in paragraph 1 of this Article, as well as to request the convocation of an extraordinary session of the National Assembly of the National Republic of Akritia.
3. The first meeting of the National Assembly of the National Republic of Akritia of the new convocation of the National Republic of Akritia is opened by the oldest deputy.
4. The powers of the National Assembly of the National Republic of Akritia of the previous convocation shall be terminated from the date of commencement of the work of the National Assembly of the National Republic of Akritia of the new convocation of the National Republic of Akritia.

Article 67

1. The National Assembly of the National Republic of Akritia elects from among its members the Chairman of the National Assembly of the National Republic of Akritia and his deputies, who conduct the meetings of the National Assembly of the National Republic of Akritia and manage its internal order.
2. The Chairman of the National Assembly of the National Republic of Akritia is elected from the National Assembly of the National Republic of Akritia by a majority vote of the established number of deputies.
3. The National Assembly of the National Republic of Akritia forms committees and commissions, and holds parliamentary hearings on issues of its competence.
4. The National Assembly of the National Republic of Akritia shall adopt its own rules of procedure and decide on the internal order of its activities.
5. To exercise control over the execution of the budget of the National Republic of Akritia, the National Assembly of the National Republic of Akritia forms the Accounts Chamber of the National Republic of Akritia. The composition of the Accounts Chamber of the National Republic of Akritia, the procedure for its formation and operation are determined by law.

Article 68

1. Meetings of the National Assembly of the National Republic of Akritia shall be held in public, except for the cases stipulated by this Constitution, the law or the rules of procedure of the National Assembly of the National Republic of Akritia.
2. The competence of a meeting of the National Assembly of the National Republic of Akritia is determined by law. A meeting cannot be considered competent if less than half of the number of elected deputies are present at it. The meeting of the National Assembly of the National Republic of Akritia is held at least once every two weeks.
3. At the meetings of the National Assembly of the National Republic of Akritia, its committees and commissions, the heads of the executive authorities of the National Republic of Akritia or their authorized representatives may be present with an advisory vote.

Article 69

The National Assembly of the National Republic of Akritia is responsible for:

- 1) adoption of the Constitution of the National Republic of Akritia and laws of the National Republic of Akritia, making amendments to them;
- 2) adoption of resolutions of the National Assembly of the National Republic of Akritia and making amendments to them;
- 4) establishment of the administrative-territorial structure of the National Republic of Akritia and the procedure for its change;
- 5) consideration of issues on changing the borders of the National Republic of Akritia;
- 6) approval of the budget of the National Republic of Akritia and the report on its implementation;
- 7) hearing the annual reports of the Government of the National Republic of Akritia on the results of its activities, including on issues raised by the National Assembly of the National Republic of Akritia;
- 8) appointment of elections of deputies of the National Assembly of the National Republic of Akritia and elections of the President of the National Republic of Akritia;
- 9) establishing, within the limits defined by law, the procedure for holding elections to local self-government bodies in the territory of the National Republic of Akritia;
- 10) calling a referendum of the National Republic of Akritia;
- 11) making a decision on early termination of the powers of the President of the National Republic of Akritia in cases stipulated by this Constitution;
- 12) establishment of republican taxes, as well as the procedure for their collection;
- 13) establishing the procedure for managing and disposing of the state property of the National Republic of Akritia, including shares (units, shares) The National Republic of Akritia in the capitals of economic companies, partnerships and enterprises of other organizational and legal forms;
- 14) approval of the budgets of the state extra-budgetary funds of the National Republic of Akritia and reports on their implementation;
- 15) exercise, along with other authorized bodies, control over compliance with and implementation of the laws of the National Republic of Akritia, execution of the budget of the National Republic of Akritia, execution of the budgets of state extra-budgetary funds of the National Republic of Akritia, compliance with the established procedure for disposing of the property of the National Republic of Akritia;
- 16) approval of the agreement on changing the borders of the National Republic of Akritia;

17) exercise of other powers established by this Constitution and the laws of the National Republic of Akritia.

Article 70

1. By the Law of the National Republic of Akritia:

1) the budget of the National Republic of Akritia and the report on its implementation are approved;

1-1) The Rules of Procedure of the National Assembly of the National Republic Akritia are adopted.

2) the procedure for holding elections of deputies of the National Assembly of the National Republic of Akritia, elections of the President of the National Republic of Akritia, as well as elections to local self-government bodies is established;

3) the procedure for appointing and holding a referendum of the National Republic of Akritia is established;

4) new opportunities are being created.

5) republican taxes and fees are established, as well as the procedure for their collection;

6) approve the budgets of the state extra-budgetary funds of the National Republic of Akritia and reports on their implementation;

7) the procedure for managing and disposing of the property of the National Republic of Akritia, including shares (units, shares) in the capitals of economic companies, partnerships and enterprises of other organizational and legal forms, is established;

8) the conclusion and termination of international agreements are approved;

9) the administrative-territorial structure of the National Republic of Akritia and the procedure for its modification are established;

10) The assigned tasks are being implemented;

11) awards and military and honorary titles of the National Republic of Akritia, as well as the order of awarding, are established;

12) other matters falling under the jurisdiction and authority of the National Republic of Akritia in accordance with this Constitution and the laws of the National Republic of Akritia are regulated.

2. By a resolution of the National Assembly of the National Republic of Akritia:

1) issues related to the internal regulations of the National Assembly of the National Republic of Akritia are resolved;

2) Officials whose appointment and dismissal fall within the competence of the National Assembly of the National Republic of Akritia are appointed and dismissed from office;

- 3) consent is drawn up for the appointment of officials to the position, if the National Assembly of the National Republic of Akritia is responsible for giving such consent;
- 4) Elections of deputies of the National Assembly of the National Republic of Akritia and elections of the President of the National Republic of Akritia are scheduled;
- 5) a referendum of the National Republic of Akritia is called;
- 6) the decision to dismiss the President of the National Republic of Akritia from office, as well as the decision to express no confidence (confidence) in the Government of the National Republic of Akritia, is drawn up;
- 7) other decisions on issues referred by this Constitution and the laws of the National Republic of Akritia to the jurisdiction of the National Assembly of the National Republic of Akritia are drawn up.

Article 71

1. Laws of the National Republic of Akritia are adopted by a majority vote of the established number of deputies.
2. Resolutions of the National Assembly of the National Republic of Akritia are adopted by a majority vote of the number of elected deputies.
3. The President of the National Republic of Akritia has the right to apply to the National Assembly of the National Republic of Akritia with a proposal to amend the resolutions of the National Assembly of the National Republic of Akritia or to cancel them, and also has the right to appeal against these resolutions in court.

Article 72

1. The right of legislative initiative in the National Assembly of the National Republic of Akritia belongs to the President of the National Republic of Akritia, deputies of the National Assembly of the National Republic of Akritia, its committees and commissions, the Government of the National Republic of Akritia, representative bodies of local self-government formed in the territory of the National Republic of Akritia. The right of legislative initiative also belongs to the Supreme Court of the National Republic of Akritia and the Attorney General of the National Republic of Akritia in matters of their jurisdiction.
2. Draft laws submitted to the National Assembly of the National Republic of Akritia By the President of the National Republic of Akritia, they are considered on his proposal as a matter of priority.
3. Draft laws on the introduction or abolition of taxes, on exemption from their payment, on the issue of State loans, on changes in the financial obligations of the State, and other draft laws providing for expenditures covered from the State Budget of the National Republic of Akritia are considered upon the submission of the Government of the National Republic of Akritia or in the presence of the opinion of the Government of the National Republic of Akritia.
4. Draft laws are considered by the National Assembly of the National Republic of Akritia in two readings. The decision on the adoption or rejection of the draft law, as well as on the adoption of

the law, is formalized by a resolution of the National Assembly of the National Republic of Akritia.

Article 73

1. The adopted law of the National Republic of Akritia is sent to the President of the National Republic of Akritia for signature and promulgation within five days.
2. The President of the National Republic of Akritia, within fourteen days from the date of receipt of the Law of the National Republic of Akritia, signs the Law of the National Republic of Akritia and promulgates it in accordance with the procedure established by the Law of the National Republic of Akritia.
3. If the President of the National Republic of Akritia rejects the law within fourteen days from the date of receipt, the National Assembly of the National Republic of Akritia shall review the Law again in accordance with the established procedure. If, upon reconsideration, the law is approved in the previously adopted version by at least two-thirds of the established number of deputies, it is subject to signature by the President of the National Republic of Akritia within seven days and publication.
4. The Law of the National Republic of Akritia comes into force after its official publication. Laws and other regulatory legal acts of the National Republic of Akritia on the protection of human and civil rights and freedoms enter into force no earlier than ten days after their official publication.

Article 74

1. The powers of the National Assembly of the National Republic of Akritia may be terminated prematurely in the following cases:
 - 1) adoption by the National Assembly of the National Republic of Akritia of a decision on self-dissolution;
 - 2) Dissolution of the National Assembly of the National Republic of Akritia The President of the National Republic of Akritia in the cases provided for in part 2 of this Article, parts 3 and 4 of Article 79.1 of this Constitution;
 - 3) the entry into force of the decision of the Supreme Court of the National Republic of Akritia on the illegality of this composition of deputies of the National Assembly of the National Republic of Akritia, including in connection with the resignation of deputies of their powers.
2. The President of the National Republic of Akritia has the right to make a decision on early termination of the powers of the newly elected National Assembly of the National Republic of Akritia in the competent composition, if the decision of the Supreme Court of the National Republic of Akritia, which has entered into force, establishes that the National Assembly of the National Republic of Akritia has not held a meeting within three months from the date of its election in the competent composition.
3. The decision on early termination of the powers of the National Assembly of the National Republic of Akritia shall be taken by the President of the National Republic of Akritia no later than three months after the relevant decision of the Supreme Court of the National Republic of Akritia comes into force.

4. The decision of the President of the National Republic of Akritia on the early termination of the powers of the National Assembly of the National Republic of Akritia is adopted in the form of a decree.

5. In case of early termination of the powers of the National Assembly of the National Republic of Akritia, extraordinary elections to the National Assembly of the National Republic of Akritia are called. These elections are held within the time limits established by law.

Chapter 6. Government of the National Republic of Akritia

Article 75

1. The executive power of the National Republic of Akritia is exercised by the Government of the National Republic of Akritia.

2. The Government of the National Republic of Akritia is the permanent supreme executive body of State power of the National Republic of Akritia.

3. The Government of the National Republic of Akritia consists of the Chairman of the Government of the National Republic of Akritia, his deputies, and Ministers. By the decision of the President of the National Republic of Akritia, the Government of the National Republic of Akritia may include the heads of other executive bodies of State power of the National Republic of Akritia.

4. Members of the Government of the National Republic of Akritia are subject to the restrictions established by law.

5. The Government of the National Republic of Akritia ensures the implementation of this Constitution, laws and other normative legal acts of the National Republic of Akritia in the territory of the National Republic of Akritia.

6. The Chairman of the Government of the National Republic of Akritia, in accordance with this Constitution, the laws of the National Republic of Akritia and the decrees of the President of the National Republic of Akritia, determines the main activities of the Government of the National Republic of Akritia and organizes its work.

7. The procedure for the activities of the Government of the National Republic of Akritia is determined by the regulations approved by it.

9. The Government of the National Republic of Akritia has the rights of a legal entity, has a stamp.

Article 76

1. The Chairman of the Government of the National Republic of Akritia is appointed by the President of the National Republic of Akritia with the consent of the National Assembly of the National Republic of Akritia. The proposal for the candidacy of the Chairman of the Government of the National Republic of Akritia is made no later than two weeks after the newly elected President of the National Republic of Akritia takes office or after the resignation of the Government of the National Republic of Akritia, or within one week from the date of rejection of the candidate by the National Assembly of the National Republic of Akritia.

2. Deputy Prime Ministers of the National Republic of Akritia, Ministers and heads of other executive bodies of State power are appointed and dismissed by the President of the National Republic of Akritia on the proposal of the Prime Minister of the National Republic of Akritia, with the exception of Ministers and heads of other executive bodies of State power specified in paragraph 6 of Article 59 of this Constitution.

2.1. The Chairman of the Government of the National Republic of Akritia, not later than ten days after his appointment, submits proposals to the President of the National Republic of Akritia on the structure of executive bodies of state power, as well as offers candidates for Deputy Chairmen of the Government of the National Republic of Akritia, ministers (except for the ministers specified in paragraph 6 of Article 59 of this Constitution).

3. The National Assembly of the National Republic of Akritia considers a candidate submitted by the President of the National Republic of Akritia within one week from the date of submitting a proposal on this candidate. Based on the results of consideration, the National Assembly of the National Republic of Akritia, by a majority vote of the number of elected deputies, agrees to the appointment or rejects the submitted candidate. If the submitted candidate is rejected, the President of the National Republic of Akritia shall submit a new candidate to the National Assembly of the National Republic of Akritia within ten days.

4. After twice rejecting a candidate, the President of the National Republic of Akritia appoints the candidate submitted or otherwise determined by him to the relevant position without the consent of the National Assembly of the National Republic of Akritia.

Article 77

The Government of the National Republic of Akritia:

- 1) develop and implement measures to ensure the integrated socio-economic development of the National Republic of Akritia;
- 2) ensure, within the limits of its powers, the implementation of a unified state policy in the field of finance, science, education, culture, health, physical culture and sports, social security, road safety and ecology;
- 3) implement, within the limits of its powers, measures to implement, ensure and protect human and civil rights and freedoms, protect property and public order, counter terrorism and extremism, and fight crime;
- 4) implement, within the limits of its powers, measures to ensure state guarantees of equality of rights, freedoms and legitimate interests of a person and citizen, regardless of race, nationality, language, attitude to religion and other circumstances; prevent restrictions on rights and discrimination based on social, racial, national, linguistic or religious affiliation;
- 5) develop and submit to the National Assembly of the National Republic of Akritia the draft State Budget of the National Republic of Akritia and ensure its implementation; submit Report to the National Assembly of the National Republic of Akritia on the implementation of the State Budget of the National Republic of Akritia; submit to the National Assembly of the National Republic of Akritia annual reports on the results of its activities, including on issues raised by the National Assembly of the National Republic of Akritia;
- 5.1) approves social and economic development programs of the National Republic of Akritia;

8) manages and disposes of the state property of the National Republic of Akritia in accordance with the laws of the National Republic of Akritia;

9) has the right to propose to a local self-government body, an elected or other local self-government official to bring the legal acts issued by them into compliance with the legislation of the National Republic of Akritia, if these acts contradict the Constitution of the National Republic of Akritia, laws and other regulatory legal acts of the National Republic of Akritia, and also has the right to appeal against these acts in court;

10) exercise other powers assigned to it by the Constitution of the National Republic of Akritia, laws of the National Republic of Akritia, decrees of the President of the National Republic of Akritia.

Article 78

1. On the basis of and in compliance with this Constitution, laws, decrees of the President of the National Republic of Akritia The Government of the National Republic of Akritia issues resolutions and orders and ensures their implementation.

2. Decisions and orders of the Government of the National Republic of Akritia are binding in the National Republic of Akritia.

3. Decisions and orders of the Government of the National Republic of Akritia in case they contradict the Constitution of the National Republic of Akritia and laws, decrees of the President of the National Republic of Akritia may be revoked by the President of the National Republic of Akritia.

Article 79

Before the newly elected President of the National Republic of Akritia The Government of the National Republic of Akritiaresigns its powers.

Article 79.1

1. The Government of the National Republic of Akritia may resign, which is accepted or rejected by the President of the National Republic of Akritia.

2. The President of the National Republic of Akritia may decide to dismiss the Government of the National Republic of Akritia.

3. The National Assembly of the National Republic of Akritia may express no confidence in the Government of the National Republic of Akritia. A resolution of no confidence in the Government of the National Republic of Akritia is adopted by a majority vote of the established number of deputies of the National Assembly of the National Republic of Akritia. After the National Assembly of the National Republic of Akritia expresses no confidence in the Government of the National Republic of Akritia The President of the National Republic of Akritia has the right to announce the resignation of the Government of the National Republic of Akritia or to disagree with the decision of the National Assembly of the National Republic of Akritia. If the National Assembly Akritiaof the National Republic of Akritia repeatedly expresses no confidence in the Government of the National Republic of Akritia within three monthsAkritia, the President of the National Republic of Akritia announces the resignation of the

Government of the National Republic of Akritia or dissolves the National Assembly of the National Republic of Akritia.

4. The Chairman of the Government of the National Republic of Akritia may raise before the National Assembly of the National Republic of Akritia a question of confidence in the Government of the National Republic of Akritia. If the National Assembly of the National Republic of Akritia refuses confidence, the President of the National Republic of Akritia decides within seven days to dismiss the Government of the National Republic of Akritia or to dissolve the National Assembly of the National Republic of Akritia and call new elections.

5. In the event of resignation or resignation, the Government of the National Republic of Akritia, on behalf of the President of the National Republic of Akritia, continues to act until the formation of a new Government of the National Republic of Akritia.

Chapter 7. Judicial power

Article 80

1. Justice in the National Republic of Akritia is administered only by the court.

Constitutional proceedings in the National Republic of Akritia are conducted exclusively by the Constitutional Court of the National Republic of Akritia in accordance with the procedure established by law.

The Constitutional Court of the National Republic of Akritia is the highest judicial body of constitutional control in the National Republic of Akritia, exercising judicial power through constitutional proceedings in order to protect the foundations of the constitutional order, fundamental human and civil rights and freedoms, ensure the supremacy and direct operation of the Constitution of the National Republic of Akritia throughout the territory of the National Republic of Akritia. The Constitutional Court of the National Republic of Akritia consists of 7 judges, including the President of the Constitutional Court of the National Republic of Akritia and his Deputy.

The Supreme Court of the National Republic of Akritia is the highest judicial body for civil cases, settlement of economic disputes, criminal, administrative and other cases, jurisdiction of courts of general jurisdiction and arbitration courts established in accordance with the constitutional law and exercising judicial power through civil, arbitration, administrative and criminal proceedings. The Supreme Court of the National Republic of Akritia exercises judicial supervision over the activities of courts of general jurisdiction and commercial courts in accordance with the procedural forms provided for by law, and provides explanations on issues of judicial practice.

2. In the National Republic of Akritia, the Constitutional Court of the National Republic of Akritia, the Supreme Court of the National Republic of Akritia and other courts, the powers, formation and operation of which are determined by the law of the National Republic of Akritia, operate.

3. The status, powers, procedure and guarantees of judges' activities are determined by the law of the National Republic of Akritia.

Article 81

1. The powers, organization and procedure of the Prosecutor's Office of the National Republic of Akritia are determined by law.
2. The Prosecutor's Office of the National Republic of Akritia supervises the observance of this Constitution and the implementation of laws in force in the territory of the National Republic of Akritia, and performs other functions established by laws.
3. The Prosecutor General of the National Republic of Akritia and the Deputy Prosecutor General of the National Republic of Akritia are appointed and dismissed by the National Assembly of the National Republic of Akritia on the recommendation of the President of the National Republic of Akritia.
4. District, city and equivalent prosecutors are appointed and dismissed by the Prosecutor General of the National Republic of Akritia.

Chapter 8. Local Self-government

Article 82

1. Akritia Local self-government is recognized and guaranteed in the National Republic of Akritia.
2. Local self-government in the National Republic of Akritia shall ensure, in accordance with this Constitution and the Law of the National Republic of Akritia, that the population independently decides on issues of local significance, owns, uses and disposes of municipal property.
3. Local self-government is exercised by citizens through referendums, elections and other forms of direct expression of will, through elective and other local self-government bodies.
4. Local self-government bodies are not included in the system of state authorities of the National Republic of Akritia.

Article 83

The organization of local self-government in the National Republic of Akritia, the powers and procedure for the activities of local self-government bodies are determined by the law of the National Republic of Akritia.

Chapter 9. Constitutional Amendments and Review of the Constitution

Article 84

1. The Constitution of the National Republic of Akritia is adopted directly by the people of the National Republic of Akritia.
2. The Constitution of the National Republic of Akritia comes into force from the date of its official publication.

Article 85

1. Proposals to amend the Constitution of the National Republic of Akritia may be submitted by the President of the National Republic of Akritia, the National Assembly of the National Republic of Akritia, as well as by an initiative group of citizens numbering at least one and a half percent of the total number of citizens of the National Republic of Akritia.
2. A proposal to amend the Constitution of the National Republic of Akritia is drawn up in the form of a draft law of the National Republic of Akritia on amendments to the Constitution of the National Republic of Akritia.
3. The Law of the National Republic of Akritia on Amendments to the Constitution of the National Republic of Akritia is adopted by referendum, where at least two-thirds of the votes of the citizens of the National Republic of Akritia are required for the adoption of the law.
4. The Law of the National Republic of Akritia on Amendments to the Constitution of the National Republic of Akritia comes into force from the date of its official publication, unless otherwise provided in the law itself.
5. The provisions of Chapters 1, 2 and 9 of the Constitution of the National Republic of Akritia may not be revised without calling a Constitutional Assembly. The procedure for convocation of the Constitutional Assembly is determined by law.

Chapter 10. Transitional provisions

Article 86

1. The Constitution of the National Republic of Akritia shall enter into force on the day of its official publication.
2. Laws and other legal acts that were in force in the territory of the National Republic of Akritia prior to the entry into force of this Constitution shall be applied to the extent that they do not contradict the Constitution of the National Republic of Akritia.
3. The President of the National Republic of Akritia, who was elected before the entry into force of this Constitution, shall exercise the powers established by it until the expiration of the term for which he was elected.
4. From the date of entry into force of this Constitution, the Government of the National Republic of Akritia shall acquire the rights, duties and responsibilities of the Government of the National Republic of Akritia established by this Constitution.
5. The courts in the National Republic of Akritia shall administer justice in accordance with their powers established by this Constitution and the law of the National Republic of Akritia.
6. After the entry into force of this Constitution, judges of all courts of the National Republic of Akritia shall retain their powers until the expiration of the term for which they were elected. Vacant positions are filled in accordance with the procedure established by this Constitution and the Law of the National Republic of Akritia.
7. Prior to the election of local self-government bodies under this Constitution, the heads of local self-government bodies are appointed by the President of the National Republic of Akritia.