

REGULATION OF CITIZENSHIP

CHAPTER I – GENERAL PROVISIONS

Art. 1 – Subject matter

This Regulation governs the procedure of membership of the Statodellarte, the eligibility criteria for applications for citizenship, the keeping of the register of citizens, the status of Friend of the Statodellarte, renunciation and forfeiture of citizenship, pursuant to Article 56 of the Constitution. Its provisions conform to those of the Constitution and may in no case modify or alter them.

Art. 2 – Rights, responsibilities and the Charter of Citizenship

The acquisition of citizenship of the Statodellarte entails the rights and responsibilities enshrined in Title IV of the Constitution. A condition of effectiveness of membership is the explicit acceptance of the Constitution and of the Charter of Citizenship, approved by the Camera. The violation of the principles of the Charter may be referred to the Collegio dei Garanti for the assessments within its competence.

CHAPTER II – REQUIREMENTS AND APPLICATIONS

Art. 3 – Subjective requirements and eligibility criteria

Citizenship of the Statodellarte may be applied for by a person who is in relation to, or an expression of, at least one community of practice and who undertakes the commitment to bring their own experience of citizenship into the communities of practice with which they are in relation, pursuant to Article 71 of the Constitution. On the proposal of the Presidency, the Camera approves the eligibility criteria with which applications must comply, pursuant to Article 55 of the Constitution. Determinations in this matter do not have retroactive effect.

Art. 4 – Application for citizenship

The application for citizenship is submitted in written form to the Presidency of the Camera, in digital form through the portal of the Statodellarte or, where this is not possible, through an Ambasciata or by post. The application includes the explicit acceptance of the Constitution and of the Charter of Citizenship, the indication of at least one reference community of practice, the commitment to contribute to the functioning of the Statodellarte as established by the Camera, as well as the personal and contact data necessary for the keeping of the register. The signing of the Charter of Citizenship forms an integral part of it.

CHAPTER III – EXAMINATION, ACCEPTANCE AND REGISTER

Art. 5 – Examination and acceptance of applications

The Presidency receives, examines and, if they comply with the criteria approved by the Camera, accepts the applications for citizenship, pursuant to Article 63 of the Constitution. The examination is concluded as a rule within thirty days of receipt of the application; in the event of rejection, the decision is reasoned and communicated in writing to the applicant.

Applications submitted by the actual Participants in the Forums are accepted automatically, pursuant to Article 27 of the Constitution, as are those submitted by the Friends of the Statodellarte, pursuant to Article 78. Upon the entry into force of the Constitution, the Participants in the Forums, the Cantieri and the Sector Forums, as well as the Ambassadors of the Terzo Paradiso designated by Cittadellarte, acquire citizenship by right, pursuant to Article 91 of the Constitution, save for renunciation.

Art. 6 – Certificate and register of citizens

The acceptance of the application entails the acquisition of the rights and responsibilities enshrined in Title IV of the Constitution, together with the issuance of the certificate of belonging, pursuant to Article 73. A digital register of citizens is established at the Statodellarte, kept by the Presidency with the assistance made available by Cittadellarte pursuant to Article 65 of the Constitution. The register contains the essential data of the citizen, the date of acquisition and the indication of the reference communities of practice. The processing of data is carried out in compliance with the applicable rules.

CHAPTER IV – CONTRIBUTION AND STATUS OF FRIEND**Art. 7 – Annual contribution**

Each citizen contributes annually to the functioning of the Statodellarte in the amount and manner established by the Camera, pursuant to Article 80 of the Constitution. The determination of the Camera is taken on the proposal of the Presidency at least three months before its entry into force. The Participants and the Ambassadors who acquire citizenship by right upon the entry into force of the Constitution are exempt from the contribution for the current calendar year and for the following one, pursuant to Article 91. The prolonged failure to pay the contribution may be a ground for forfeiture pursuant to Article 10 of this Regulation.

Art. 8 – Status of Friend of the Statodellarte

The participants in the Programmi Speciali of Cittadellarte represented in the Camera may obtain the certificate of Friend of the Statodellarte, pursuant to Article 76 of the Constitution. The status does not entail the acquisition of the rights and responsibilities of citizenship, but commits the one who acquires it to promote the dissemination of the Statodellarte and of its founding values. The Statodellarte commits to informing the Friends regularly, in the spirit of Article 21 of the Constitution.

The request for citizenship submitted by a Friend is accepted automatically, pursuant to Article 78. The acquisition of the status of citizen entails the simultaneous forfeiture of the status of Friend, pursuant to Article 79.

CHAPTER V – CESSATION AND FINAL PROVISIONS**Art. 9 – Renunciation**

The citizen may at any time renounce citizenship by written communication to the Presidency of the Camera, pursuant to Article 75 of the Constitution. The cessation takes effect immediately upon receipt of the communication. The contribution for the current year remains due. The renunciation does not prejudice any future acquisition of citizenship according to the rules in force.

Art. 10 – Forfeiture and review

The rights and responsibilities enshrined in the Constitution for citizenship, as well as the validity of the certificate of belonging, cease automatically and in their entirety upon the forfeiture of citizenship, pursuant to Article 73 of the Constitution. Forfeiture occurs following a ruling of the Collegio dei Garanti, for violation of the principles of the Charter of Citizenship or in the cases provided for by the Constitution, and is ordered in compliance with the adversarial procedure.

Against the ruling of forfeiture, the person concerned may submit to the Collegio dei Garanti, within thirty days of the communication, a reasoned request for review. The Collegio decides on the admissibility of the review by a two-thirds majority of those present; where the review is admitted, the Collegio rules again. The ruling rendered in the review is not subject to appeal.

The definitive measure of forfeiture is communicated to the person concerned and recorded in the register of citizens.

Art. 11 – Entry into force and amendments

This Regulation, elaborated by Cittadellarte and delivered to the Statodellarte pursuant to the transitional provisions of the Constitution, enters into force with the inaugural session of the Camera, simultaneously with the entry into force of the Constitution. It may subsequently be amended by the Camera by the procedure referred to in Article 56 of the Constitution, on the proposal of the Presidency. The amendments may in no case modify or alter the provisions of the Constitution.