

KEVSER INTERNATIONAL HUMANITARIAN ASSOCIATION REGULATION

FIRST PART

Establishment Provisions

Name and Center of the Association:

Article 1- The name of the association is KEVSER INTERNATIONAL HUMANITARIAN ASSOCIATION. The association center is Istanbul Bağcılar Kirazlı.

The address of the Company may be changed by the decision of the Board of Directors.

Branch - Representation and Field of Activity:

Article 2- The Association may establish international activities or co-operations to realize its aims, open branches and representations at domestic and abroad, establish associations and higher institutions at domestic and abroad, and may participate in associations or organizations established at domestic and abroad.

Association's purpose, Fields of Activity and Forms of Activity:

Article 3- The Association has been established to pass on the following aims:

1.To contribute to the fulfillment of public services by non-governmental organizations, to enable the activation and development of civil society activities for this purpose, to cooperate with public institutions and local authorities and to provide voluntary participation in public services in this field and to support people and organizations for this purpose.

2. The purpose of the association is open to everyone's benefit. it is not limited to serve for particular region or group. For this purpose, to provide all kinds of humanitarian aid and services they need without limitation to a certain local and mass service to all people at domestic and abroad without discrimination, to do activities to leave a livable world for future generations, to cooperate with relevant national and international organizations for the realization of these services for the public sector.

3.To help Lonely, old, widow, orphan, all kinds of people who have stayed on the streets, people who are separated from their country, refugees, protecting the people who are on the way and support them with all kinds of way.

4.To provide all kinds of physical and moral support such as food, health, education, clothing, accommodation, rent, housing, fuel, cleaning and other conditions such as disaster, war etc. which occur in our country and other countries.

5. To provide all kinds of support to the physical and mental disabilities and to ensure that disabled people are groomed.

6. To create cooperative grounds at national and international level to achieve desired results.

Association Activities:

Article 4- In order to fulfill the purposes stated in Article 3 of the Charter, the Association shall carry out all the following activities at domestic and abroad.

1. To contribute to the development of our country, to make all the necessary research, develop projects, train human resources qualified. To make international efforts to contribute to the economic, cultural and social progress of lagging and developing countries. To cooperate with international organizations such as UN.

2. To help Lonely, old, widow, orphan, all kinds of people who have stayed on the streets, people who are separated from their country, refugees, protecting the people who are on the way and support them with all kinds of way. For this purpose, to establish and operate facilities such as nursing home, shelter house, soup kitchen, kindergarten, guest house, tent cities, logistic centers etc with supporting them with cash benefits or other ways. For this purpose, organize joint activities with national and international voluntary organizations and humanitarian organizations.

3. It provides all kinds support to the disabled and disabled organizations. It organizes all kinds of organizations for participation of people with disabilities and participation in social activities, opens rehabilitation and physical therapy centers, carries out training and sports activities, organizes vocational training courses. It provides cash, equipment and materials to the disabled and disabled organizations.

4. Being involved in parent-child health studies. Protecting the physical and mental health of children, reducing child mortality, social activities for the recruitment of street children and people with disabilities. To do social work or support structures to fight epidemics and infectious diseases. To do this, building all kinds of health facilities, hospitals, dispensaries, kindergartens, child care dormitories, weak and elderly care homes.

5. To provide scholarship studying abroad and domestic for Turkish or foreign students for their education

6. To treat poor people who need health care at domestic and abroad; to contribute to all kinds of drugs, medical supplies and treatment costs in the cases of birth. Providing material and logistical assistance to builders dispensary, polyclinic, maternity hospital, mobile health team, health cabinet, pharmacy and similar facilities which will contribute to this purpose. To work jointly with all organizations providing services in the field of health and purchase services. Providing funeral support in case of death without poor people.

7. To provide all kinds of material and spiritual support such as food, clothing, medical supplies, etc. in case of War, earthquake, fire, flood at domestic and abroad. For this purpose, to set up teams to be assigned in disaster times, to perform search and rescue activities, to carry out storage activities which will always have the necessary materials ready. to support establishing Nursery, clinic, dispensary, hospital, school, course, orphanage, housing houses etc. in disaster areas. To treat disasters at domestic and abroad.

8. To provide guidance, counseling and mediation between persons and families who are needed in Turkey and abroad, persons and families determined from impoverished, poor, orphans, refugees and homeless persons, persons and families who want to be a sister family within the scope of the organization to be made. In addition, to cover expenses of circumcision, engagement, wedding and funeral burial of these persons.

9. Do social work to reduce poverty and hunger around the world. To provide food, clothing and other necessary assistance such as cleaning materials, fuel, rent, housing, household goods, etc to people who need. For this purpose, organize joint activities with national and international voluntary organizations and humanitarian organizations.

10. To make seminars, meetings, open sessions, symposiums, panels, conferences and scientific studies in all kinds of scientific, cultural and social places that will be needed to contribute to development of our country and serve the purpose of the Association. To carry out researches, develop projects and educate skilled people who will serve humanity in every need. To make international efforts to contribute to the economic, cultural and social progress of lagging and developing countries.

11. To carry out all kinds of periodical and non-periodical press activities which are permitted by the rules in order to present the aids mentioned to the attention of the public on the object, pages related to the field in the press and broadcasting organs, preparing and publishing programs for radio and TV stations, cinema films, television films, theater productions, public videos, cinema, multivision and similar art activities and programs. To do all kinds of activities on the internet regarding the field.

12. To conduct researches, surveys, public opinion polls, translations, translations in any kind of scientific, cultural, social, economic fields to the persons who have expertise in their fields. To publish the results of these studies in the form of written-audio-visual publications. To publish newsletters, brochures, magazines, newspapers to promote the activities of the Association; to participate in fairs, exhibitions and festivals, to give written and visual advertising.

13. To provide income to the association and / or to participate in picnics and visits for promotional purposes and to participate in social and cultural activities such as domestic and international visits, bazaars, exhibitions, memorial nights, concerts, theater shows and similar social and cultural activities.

14. To organize cultural, artistic and sportive activities, sound and stage performances, special days and nights, dinner organizations in the direction of the association.

15. To create archives, to make plans and projects, to organize incentive competitions and to implement the results of these competitions.

16. To establish and operate Cooperatives, foundations, economic enterprises To employ and train the necessary personnel for these activities.

17. To provide assistance and organizations for education and teaching in order to serve the

students at domestic and abroad in line with the aims of our Association and to support the projects. The primary and secondary institutions (primary, secondary and high school private schools), to provide all types of education and training institutions such as dormitories, pensions, kindergartens, sports and reading halls, guesthouses, libraries, study houses and centers, courses, institutes

18. Organizing courses and seminars in mathematics, science, social sciences and other disciplines to contribute to the education and training of children and young people; music, sports and cultural activities. To open all kinds of courses (language, diction, typewriter, computer, sewing, embroidery, sports, music, etc.) periodically or continuously in order to realize the aims stated in the statute, To open any kind of vocational courses to increase employment in the community.

19. Organizing and participating national and international scientific meetings, congresses and conferences. To cooperate with scientists and universities. To strengthen the structure and promote the promotion of the public so that better and more efficient services can be provided in line with the purpose of the association.

20. To establish intensive relations with the domestic and international culture, art circles and institutions and to carry out activities to promote intercultural dialogue and mutual relations. To support students, researchers, artists, writers, culture and scientists who are capable at domestic and abroad in every aspect. Providing education, internship, master's degree, specialization, doctorate and research, granting or providing scholarships.

21. To carry out all kinds of cultural activities in Turkey and abroad in line with the objectives of the Association. To be engaged in all kinds of periodical, periodical, written, audio and visual publications such as cinema, theater, magazine, bulletin, book, newspaper and other national and international mass communication and press-broadcasting activities by themselves or with other persons and organizations.

22. Organizing cultural and historical visits, tours and visits at domestic and abroad within the framework of the Association's objectives.

23. To form groups, committees and commissions related to the field of activity of the association and support committee work.

24. To support health screening, vaccination campaigns, blood donation campaigns in the framework of joint cooperation with competent and competent authorities and organizations in order to create a healthy society.

25. To open the guidance service in the organization of the association or to employ free consultants.

26. Accepting, purchasing, renting, real estate and vehicle donations in order to carry out the activities of the association. To realize the objectives of the Association, to acquire movable property, real estate goods, to build / rent buildings or facilities in order to bring in income. To be able to find any kind of industrial, economic, agricultural, cultural activities, to produce projects, to establish businesses, to buy or to be partners, to open and operate locally.

27. To have road, bridge, fountain, water network, resting place, playground, school, social and

cultural facilities built or support.

28. In order to fulfill the purpose of the association, to react or contribute to domestic and international activities and campaigns; cooperate at national and international level to carry out press release, declaration, program, campaign and a series of activities.

29. To establish non-governmental organizations and platforms that are active for domestic and international purposes, exchange information and establish a knowledge bank and communication network for this purpose.

30. To accept any kind of sacrifice donation to be evaluated in the direction of the aim, to make sacrificial organizations at domestic and abroad. In addition, to accept all kinds of real and cash donations for the month of Ramadan, to organize donations to the needy organizations in Turkey and abroad, to arrange iftar programs.

31. The association may obtain material assistance from similar associations, political parties, trade unions and employers' associations and professional associations and may provide financial assistance to the institutions mentioned in order to realize the aims contained in these bylaws.

32. The Association is in compliance with the provisions of the Law on Associations and Foundations of Associations and Foundations on Public Institutions and Organizations, the Municipal Law No. 5393 and the Special Provincial Administration Law No. 5302, the Voluntary Participation Regulation on Special Provincial Administration and Municipal Services, joint project.

33. The Association does other work that the Association Act permits.

Emblem of the Association:

Article 5- The emblem of the association is accepted by the decision of the Board of Directors and necessary legal action is taken on the floor of the Governor's Office. The emblem of the association can not be distributed, sold, or used outside of the membership, except for the members, without the permission of the Board of Directors.

SECOND PART

Membership Provisions

Membership Types:

Article 6 - Membership in the association can be realized in two ways:

1.Membership of the General Assembly: Real and legal persons who have adopted the principles and principles of the Association and have accepted to work for this purpose may apply to become a member of the Association.

2.Honorary membership: Persons who have served or are believed to have served the Association or who have provided extraordinary / special assistance and benefits to the Association

from persons with intellectual, artistic and artistic talents in the country and abroad as well as persons with exceptional services for humanity are given the title of honorary membership with the decision of the Board of Directors. The admission of honorary membership is accomplished by the acceptance of the associate. Honorary members are not entitled to vote.

Terms of Membership:

Article 7 - Legal persons who have adopted the purposes of the association, who have completed the age of eighteen (18) years, who have no legal obstacles to their membership and who have similar aims and who have no legal obstacles to their membership may apply to become a member of the Association.

Member Application and Admission:

Article 8- The Board of Directors of the Association shall conclude the applications made for membership within maximum thirty (30) days in the form of acceptance or rejection of the membership, and notify the final application by letter. Membership application may be rejected without justification. No one can be forced to membership. The procedures for association membership are shown below:

1. The real and legal persons who want to be a member of the association fill out the "Members Application Form" declaring that they have accepted the provisions of the main charter with the purpose of the association and service subjects and submit it to the Association Presidency. For the legal personality to become a member, the identity of the person who has been given the decision of the Board of Directors and the authority of representation must be given.
2. The Board of Directors of the Association shall make a decision about the candidate's application within 30 days from the date of application after making the necessary research about the candidate through a member or a committee to be established and notify the candidate.
3. Registration is made upon acceptance of the candidate as a member of the Association. The entrance fee is charged to the required portion of the annual fee. Unless these payments are made, membership of the Association is not earned.
4. The decision of the Board of Directors of the Association to reject the candidate's request is final and can not be appealed at all.

Membership Rights:

Article 9- The following rights apply to those who are members of the Association:

1. The right to membership, which is strictly linked to the person, is indivisible and untransferable. No one can be forced to remain a member of the association.
2. No one can be forced to join or remain a member of the association.
3. Every member has the right to resign.
4. Members have equal rights without regard to discrimination.
5. Each original member has one vote in the General Assembly and the votes are used personally.
6. Honour members can make contributions and donations. However, honorary members do not have the right to vote and to enter the Board of Directors.

Membership Obligations:

Article 10 - Between the Association and each member; There are obligations to the Association in the framework of personal freedom, public order and general morality. These is a financial responsibility such as personal qualification such as working to realize the purpose of the association, participating in the management and activities of the association, conforming to the rules of the association and loyalty to the association, fulfilling any act and service that can be evaluated with money, participating in association expenses.

Separation from Membership and Self-Extension of Membership:

Article 11- Membership ends with death or resignation. Each member shall be deemed to be a member of the association by declaring that he wishes to leave in written form to the Association President. However, the financial responsibility of the deceased member ends at the date of the legal cause of the departure for legitimate reasons and ends at the end of the period of work demanded for the departure, and all the payments of the working period for which they are related are taken. According to this:

1. Membership shall be effected by a written declaration to be issued to the Board of Directors of the Association. Compensation is compulsory if the outgoing member pays the accumulated contribution debts and if the association damages the assets.
2. In case of death of the member, the legal and de facto conditions foreseen for the membership to be lifted, membership is liquidated in the case of the liquidation of the membership is completed, the membership is automatically removed.

Removing Membership:

Article 12- The members or members determined to be in the below mentioned activities shall be removed from membership by the decision taken together with the Board of Directors and Auditing Board which will be made by the Board of Auditors in this matter. Loss of membership in the Association, memberships of those who have been dismissed due to acts contrary to the charter of the Association are terminated. The decision is reported to member removed by writing the adrese that the member has previously reported. Those who are excused because of their acts contrary to the charter of the association are entitled to appeal to the General Assembly. The decision to grant the General Assembly is the closure. Reasons for withdrawal from association membership include:

1. Stay away from meetings and work as an excuse.
2. Avoid insisting on taking part.
3. Indifference to the purpose of the association and service.
4. To contradict the provisions of the Association's bylaws and decisions of the General Assembly.
5. Not to pay at least one year's dues.
6. To lose membership in associations.
7. Granting an expulsion penalty for unlimited membership.
8. Failure to find the correct member in the membership form.

9. Failing to perform the duties given in accordance with the statutes and internal regulations.

10. To act in violation of the Laws and Acts which are against the Association's charter and for the purpose of the Association, or to act against the Association in the form of action or discourse.

Removal Process and Appeal from Membership:

Article 13- The Board of Directors and the Supervisory Board of the Association shall make a decision to remove from the membership after having made the necessary research and examination about the member and after defending the member, by secret ballot and absolute majority, and inform the member in writing. The removed / removed members are deleted from the member registry and can not claim the assets of the association. If all outstanding debts are not paid by the removed or removed member, the Association Management and Supervisory Board may apply legal remedies.

THIRD PART

Administrative Provisions

ASSOCIATION'S ORGAN:

Article 14 - The ornamental organs are shown below:

1. General Assembly
2. Board of Directors
3. Supervisory Board

ASSOCIATION GENERAL ASSEMBLY:

Formation:

Article 15- General Assembly; In case of the opening of the Association members with the registered members in the Association, it is formed with the participation of two persons to be elected, except the Chairman of the Branch Board of Directors and the Chairman of the Branch Board of Directors of each Branch.

General Assembly Meetings:

Article 16- The General Assembly meetings are shown below:

1. The Association will hold its first General Assembly meeting within the first six months following its establishment. The next ordinary General Assembly meetings shall be held in June every three (3) years, at the day of the meeting and in the place to be determined by the Board of Directors.

2. Except for the ordinary meeting, the General Assembly convenes extraordinarily when it is deemed necessary by the Board of Directors or the Board of Auditors or upon the written request of one of the members of the Association.

3. The General Assembly is called by the Board of Directors.

4. If the General Assembly does not call for an extraordinary meeting within 15 days after the request of the extraordinary Gene Assembly meeting, it shall appoint the three members of the General Assembly to convene a meeting on the application of one of the members.

Meeting Call Procedures and Sufficiency:

Article 17- The methods to be applied when calling the General Meeting are listed below:

1. The Board of Directors shall arrange a list of members who are entitled to attend the General Assembly according to the Association's charter.

2. Members who are entitled to participate in the General Assembly must be announced at least fifteen (15) days in advance, day, time, place and date on a newspaper or on the web site of the Association, by sending a message to the electronic mail address or communication number notified in writing or by the member, are invited to the meeting by using the means. If the meeting can not be held due to the lack of majority, the date, time and place of the second meeting will be indicated. The period between the first meeting and the second meeting can not be more than seven days, not more than sixty days.

3. If the meeting is adjourned for any reason other than the reason for failure to hold the majority, it shall be communicated to the members in accordance with the call procedure for the first meeting, including the reasons for withdrawal. It is mandatory that the second meeting be held within six (6) months at the latest from the date of withdrawal. The members are recalled to the second meeting according to the principles stated in the previous paragraph.

4. If the meeting is adjourned for any other reason, a majority of the members who are entitled to participate in the General Assembly of the meeting shall be convened, with the reasons for withdrawal, with the participation of two thirds of the members in the amendments and amendments.

5. If a sufficient number is not provided at the first meeting, the majority at the second meeting is not sought. However, the number of members attending this meeting can not be less than two times the total number of members of the Association Management and Supervisory Board.

6. The General Assembly meeting can not be withdrawn more than once.

General Assembly Meeting Procedure:

Article 18- The principles to be applied in the General Assembly meetings are as follows:

1. The General Assembly will be opened by the President and Vice President of the Association after reading the minutes indicating that the majority of the Secretariat has been granted, and a Divana president, a vice president and a secretary will be elected to manage the General Assembly. If the number of meetings is not sufficient, a minutes will be prepared by the Board of Directors.

2. In the case of votes for the selection of the organs of the Association, the voting members shall be required to show their identity to the Court of Cassation and to sign the names of the members on the list.

3. The agenda is prepared by the Board of Directors. Items that the Audit Board wants to put

on the agenda are included in the agenda. At the General Assembly meeting only the items in the agenda are discussed. However, at least one tenth (1/10) of the members present at the meeting are obliged to take matters that are required to be discussed.

4. Each member of the General Assembly has one vote; the member has to use the play personally. Honorary members may attend general meetings but can not vote. If the legal entity is a member, the chairman of the board of directors of the legal entity or the person to whom the entity appoints cast votes.

5. The quorum in the General Assembly is the absolute majority of those attending the General Assembly. However, sufficient numbers are searched for in relation to the cases in which a special majority is required by law, changes in the main charter, and decisions on termination of the Association.

6. The administration of the meeting and the provision of security shall belong to the Chairman of the Court.

7. The votes of the members of the Board of Directors and the Audit Board are voted on by secret ballot, while other resolutions are voted openly. Secret votes are the votes determined by the chairman of the meeting by casting the sealed papers or ballot papers in a hollow ballot after they have been made, and by casting them open after the voting.

8. The issues discussed in the meeting and the decisions taken are written in a memorandum and signed jointly by the Chairman and the Writers. At the end of the meeting, the minutes and other documents are delivered to the Chairman of the Board of Directors. The Chairman of the Board of Directors is responsible for maintaining these documents and delivering them to the newly elected Board of Directors within seven days.

Duties and Authorities of the General Assembly:

Article 19- The General Assembly is the most authoritative decision-making body of the Association. The following written matters shall be discussed and settled in the General Assembly:

1. To elect the principal and substitute members of the association bodies on the basis of secret ballot-open classification.

2. Inspecting other organs of the association and, if it is reasoned to do so, take them from duty.

3. Change the association charter.

4. To discuss the reports of the Management and Supervisory Boards and to dismiss the Executive Board.

5. Deciding to open and close branches of the association and authorize its founders.

6. To discuss the budget prepared by the Board of Directors, accept it with the same or amendment.

7. To authorize the Board of Directors for the purchase of immovable property for the headquarters and branches of the association or for the sale of existing immovable property, mortgaging or dismissal, donation or transfer of the immovable property.

8. To determine the salary ceiling to be paid for the members of the Management and Supervisory Board and to give it to the General Central Management Board of the salary discretion

provided that it does not exceed the salary ceiling.

9. Deciding whether to join or leave a federation.

10. Deciding on the dissolution of the association, where the assets are to be transferred.

11. To take the necessary decisions within the framework of the legislation in force and provisions of the Association's governing law.

12. To approve or not approve the Board of Directors' annual report and balance sheet and income and expenditure schedules relating to the previous working period; to dismiss or dismiss the members of the board of directors.

13. To link the opening of the association's branches and to authorize the Board of Directors on this issue.

14. Deciding on the other issues mentioned in the legislation to be made to the General Assembly and fulfilling the required duties.

Article 20- Only the members shown on the 7th floor can participate and vote in the General Assembly. The General Assembly is decided by the absolute majority of the participants. In case of equality, the president's vote is counted as two votes. Decisions on termination and amendment of the statute shall be made by vote of two-thirds of the participants.

BOARD OF DIRECTORS:

Formation:

Article 21- The Board of Directors, which is the authorized management body of the Association, shall be elected for a period of three (3) years, consisting of seven (7) original and seven (7) alternate members, and shall be elected by secret ballot by the General Assembly. If there is a discharge from the original members, substitute members are called relative to the majority of the votes received in the general assembly.

Organs of the Board of Directors:

Article 22- The organs of the Association's Board of Directors are stated below. Other organs can also be established when deemed necessary in the association:

1. President: Represents the Association on behalf of the Board of Directors. Presides over the Board of Directors. When necessary, he makes statements on behalf of the association. The Chairman of the Board of Directors may chair a maximum of three (3) consecutive terms without interruption.

2. Vice President: In the absence of the President, the deputy temporarily holds the presidency.

3. Secretary General: The association conducts correspondence.

4. Accountant: The department executes the financial affairs.

5. Member: Consist of three persons.

Working Principles of the Board of Directors:

Article 23- The working principles of the Executive Board are as follows:

1. In the first meeting following the election of the Board of Directors, a Chief of the Association is appointed by selecting a Chief Executive, a Vice President, a Secretary, a Accountant / Treasurer, and managers related to the purposes and services of the Association.
2. The Board of Directors meets at least once every two (2) months. The number of meetings, the majority of the total number of members and the majority of the decision-making quorums of the Executive Board are the majority of the participants.

Duties and Authorities of the Board of Directors:

Article 24- The Board of Directors is the executive and representative body of the Association; fulfills this duty in accordance with the laws and the charter of the Association. The tasks and authorities are shown below:

1. To carry out the work required for the purpose of the test, to take the necessary decisions in accordance with the provisions of this main regulation and to apply them.
2. To make the General Manager, executives and personnel related to the executive affairs and staff in order to make their activities better for the purposes of the association and to make them work.
3. Represent the association or authorize one or more of its members to do so.
4. To arrange and issue authorization documents to collect fees and grants.
5. To prepare the activity report of the last working period and the balance sheet and income and expenditure schedules to be submitted to the General Assembly.
6. Derneğin gelir ve gider hesaplarına ilişkin işlemleri yapmak ve gelecek döneme ait muhameyen bütçeyi hazırlayarak Genel Kurula sunmak ve Genel Kurul tarafından onaylandıktan sonra uygulamak.
7. To determine the president, vice chairperson, general secretary and accountant members among themselves by making the duty of the board of directors.
8. To decide and authorize to file a lawsuit on behalf of the association, to be able to be hostile on the cases to be filed, to be courteous in cases, to waive prosecution and the case.
9. Establishing or removing commissions, boards or committees in areas considered necessary.
10. To prepare and enforce internal regulations on the internal functioning of the association and in particular on the functioning of commissions and boards.
11. Deciding on a contract to carry out joint activities with international institutions and organizations in order to carry out international activities in line with the objectives of the Association.
12. Deciding on behalf of the Association to make declarations and similar publications. Papers, declarations or similar publications can not be made and distributed without the decision of the Board of Directors.
13. To ensure the execution of the procedures for opening or closing branches with the autho-

rity granted by the General Assembly and to determine the authority of the bodies.

14. To ensure the supervision of the branches of the association and, when it is deemed necessary, to take the branch management boards with the authorization granted by the General Assembly.

15. Providing the opening of representative offices in places where it is deemed necessary at home and abroad and appointing the authorities of the bodies.

16. Acceptance of affirmative and final accounts by the same or changing the branches' activity programs and budgets. (The activity programs of the branches are applied after the approval of the Management and Auditing Board.)

17. To invite Branch General Assemblies to meetings if necessary.

18. Increase or decrease the amount of annual dues.

19. Deciding on the issue of taking or removing members from the association.

20. To decide on all types of contracts and consumption, including real estate purchase, sale, all kinds of savings and contingent transactions, mortgages, mortgages and similar works in accordance with the provisions of the Bylaws of Meridi legislation and decisions of the General Assembly.

21. To acquire immovable property in any legal way in accordance with the authorization obtained from the General Assembly, to sell the leasehold properties, to lease or to allocate them for purposes appropriate to the association's charter.

22. To transfer all or part of the movable property and rights that may be assessed by real estate in association ownership or possession and cash, to foundations or foundations to be eligible.

23. Notify the property management authority within one month from the registration of the acquired properties.

24. Deciding whether to establish partnership, economic enterprise, foundations and charity fund, or to participate in establishments and establishments; to create platforms to realize a common purpose with other associations or foundations, trade unions and similar non-governmental organizations.

25. To announce the date, time, place and agenda of the General Assembly meetings and announce the members.

26. To notify in writing to the highest proprietorship of the place where the headquarters of the association is located in the thirty days following the election held in the General Assembly, the names of the principal and substitute members, father names, birth place and dates, occupations and residence of the principal and substitute members selected by the Administration and Supervisory Regulations and other bodies of the Association.

27. To make the charter of the association and other duties assigned to it by the legislation and to use the authorities.

SUPERVISORY BOARD:

Formation, Responsibilities and Authorities:

Article 25- The Audit Committee is in charge of the Association audit. The Supervisory Board consists of three (3) noble and three (3) alternate members. Nobel members elect a president and a spokesperson among themselves at the first meeting following the election.

The Chairman of the Audit Committee is chaired. In the event of the discharge of any of the principal memberships, substitute members are brought to the rank of nomination according to the selection order at the General Assembly meeting. It shall convene at least six (6) months, not to exceed one year. The number of meetings and decisions is two (2).

Members of the Board of Auditors are obliged to fulfill their request to enter into administration places, establishments and their annexes by showing all kinds of documents and records, by the authorities of the Association. If the Audit Committee has been audited by the General Assembly, the Board of Directors or independent auditors, it will not remove the obligation of the Audit Board.

Article 26- The Supervisory Board does the following tasks:

1. Accounts of the association and related transactions; accounts and records in accordance with the legislation and the charter of the Association shall be audited at least every six months and in accordance with the principles and procedures established in the charter of the Association and shall report any incomplete or incorrect information to the Board of Directors.

2. Audits and proposes when it wishes that it acts in accordance with the purpose indicated in the constitutional law and the work possibilities stated to be carried out for realizing this purpose.

3. The Board shall inform the Board of Directors of the results of the examination, proposals and recommendations to be made on the books and documents related to the budget, accounts and transactions of the Association.

4. At the meeting of the Board of Directors to discuss the budget and income and expenditure schedules prepared by the Executive Board of the Association, it shall be presenting its proposals, wishes and recommendations.

5. Submits to the General Assembly a report on the report of the last working period prepared by the Board of Directors and the reports on balance sheet and income and expenditure schedules.

6 The General Assembly and the High Advisory Board are invited to the meeting in the necessary cases.

7 The Board of Directors of the Association shall attend the financial meetings and decisions of the General Assembly of Shareholders, provided that they have the right to vote.

8. The Supervisory Board issues reports to the Board of Directors about the members of the Central Branch General Assembly who have lost membership in their qualifications or who are acting against the Association or who are against the Association. The subject matter of the inquiry about the disciplinary prosecution request based on the documents of the Board of

Directors is invited with registered mail to the member; After the defendants' actions are taken, the necessary documents are prepared by examining the documents in the absence of those who do not.

9. It does the other tasks shown in the statute.

HIGH COMMITTEE:

Higher Advisory Board Official's Formation, Implementation Procedures and Principles:

Article 27- The High Advisory Board is the highest advisory body of the Association. High Advisory Board; To be supported by the Board of Directors of the Association, the Chairman of the Association Auditing Board and the Chairman of the Board of Auditors and the Chairman of the Supervisory Board in order to support and assist the Board of Directors of the Association and to develop and expand the activities of the Association and to discuss the problems that may be selected from the following persons:

1. Among the members of the General Assembly and honorary members.
2. From among those who have contributed materially and spiritually to the Association and those who donate.
3. Among the people who have prestige in society.
4. Chairs from among the chairmen / members of the branch.
5. From among the representatives.

The High Advisory Board shall hold its first meeting no later than one (1) month after its election. At the first meeting, a member of the High Advisory Committee, which is composed of members, selects a President, a Vice President and a Secretary General. It is possible to select or renew the same persons for the following years.

The Higher Advisory Board convenes normally at least once a year. However, it may meet extraordinarily at the invitation of the Chairman of the Board, in order to speak and consult about the matters deemed necessary if the President of the Association Board of Directors or the Chairman of the Supervisory Board of the Association or the President of the Supreme Advisory Board asks for it.

The Chairman of the Board shall be present in writing to the members of the Board at least 15 days before the date of the meeting in order to receive the proposal on the agenda by text message or electronic mail. The Agenda is proposed by the Chairman of the Board of Directors of the Association, the Chairman of the Auditing Board of the Association and the Chairman of the High Advisory Board. The Chairman of the Board of Directors of the Association and the Chairman of the Auditing Board of the Association also participate in the meetings of the Board and vote in decisions.

At meetings, the decision of more than half of the attendants in the meeting is valid. In case of equality of votes, the side where the Chairman of the High Advisory Board is located is considered to be superior. A member who does not participate in three meetings without being

excused shall be deemed to have withdrawn.

High Advisory Board Duties and Authorities:

The duties and authorities of the High Advisory Board are listed below:

1. The Board of Directors shall examine the matters concerning the Association's activities, developments and future and whether the provisions of the legislation, procedures, regulations and statutes are complied with and inform them of the decisions to be taken according to the result of the investigation as a wish and advice to the Association's Board of Directors. the General Assembly should call for an extraordinary meeting when deemed necessary.
2. It monitors all kinds of activities and savings of the Board of Directors of the Association, requests information from the Board of Directors and the Board of Auditors, carries out an examination when it deems necessary and reports the results of these examinations to the Board of Directors together with their opinions.
3. Yüksek İstişare Kurulu, gerekli gördüğü konularda Yönetim Kuruluna görüş bildirir, önerilerini içeren bir rapor sunar. Dernek Yönetim Kurulu ile Dernek Denetleme Kurulunun danıştığı önemli konular hakkında görüş ve tavsiyelerde bulunur.
4. If necessary, a new Regulation will be made for the amendment of the Articles in force, and the draft will be issued to the Board of Directors of the Association.
5. In general, the Board of Directors convenes after meetings or in emergencies, discusses the issues on the agenda and communicates them to the Board of Directors.
6. The decisions of the Higher Advisory Board are a matter of recommendation and are implemented by the Association's Board of Directors.
7. The Higher Advisory Board shall provide all kinds of support, assistance, advice and suggestions for the Association's Board of Directors within the framework of the purposes and activities of the Association.
8. The association contributes to all sorts of material and spiritual contributions to the Association for the purpose of raising income and social benefits / assists in the collection of material and spiritual aid.
9. Establish strategies with the aim of reaching the association's objectives in the most appropriate way and find recommendations for various activities.
10. The Association shall examine its work in terms of its relevance to the objectives and the results of its actions and recommends the necessary measures.
11. The Association evaluates the strategies to be prepared with the aim of achieving the most appropriate objectives and finds them in the recommendations.
12. The Association expresses its opinion to keep an eye on the general movements and problems of its activities and to shed light on long-term measures.

BRANCH AND GENERAL ASSEMBLY:

Article 28- The Central General Assembly may open branches where it deems necessary. For this purpose, at least three persons delegated by the Central Executive Board shall be present in the written application to the largest proprietor of the place to be opened. Branch organs; Branch General Assembly, Branch Board of Directors, Branch Audit Committee.

The Branch General Assembly consists of all registered members of the branch. Branch General Assemblies must finish their ordinary meetings at least two months before the meeting of the Central General Assembly.

The General Assembly discusses the reports of the Branch Management and Supervisory Boards; Approves the budget prepared by the Board of Directors by the same or amendment; branch organs. Decisions are taken by a majority of votes at the Branch General Assemblies. The choice for branch organs is based on secret ballot, open classification and counting system. The first ordinary General Assembly shall convene within six months from the date of establishment, in the period of establishment of the branch.

Branch Board of Directors:

Article 29- The duties of the Branch Management Board are as follows:

1. Branch Board of Directors consists of 5 principal members elected by secret ballot by Branch General Assembly; 5 additional members are also elected.
2. The Branch Board of Directors elects a president, a vice president, a secretary and a treasurer at the first meeting; to carry out their work in accordance with the provisions of the by-laws of the Central Management Board.
3. The Branch Executive Boards conduct all their activities in accordance with the Associations Law, Association's charter, Association General Assembly, Central Executive Committee and Branch General Assembly resolutions.
4. Based on the authorization granted by the Central General Assembly, the temporary Board of Directors appointed to replace the Branch Executive Board appointed by the Central Executive Board shall have to convene the Branch General Assembly within three months at the latest.
5. At the General Assembly meetings of the Central Branch, Branch Chairman and Branch General Board members are represented by two persons to be elected from the Branch General Board from the members other than the Branch Executive Board Chairman.
6. Representation, administration, savings, refinement authorities of the boards of directors shall be exclusively reserved for the branch, and no binding treatment shall be made.
7. Establishment of institution, real estate purchase-sale; acting in accordance with the authority granted by the Central Management Board on the basis of the authorization granted by the Central General Assembly for donations, mortgages and similar transactions, future commitments, lawsuits, pursuance, waiver, acceptance and release.
8. Branches are obliged to fulfill the decisions of the Central Management Board which are not contrary to the regulations and regulations of the legislation.
9. Budget designs are presented at the Branch General Assembly meeting. The books, receipts,

invoices and other documents kept in accordance with the associations law and the regulations and regulations of the association are kept and ready for inspection and control.

10. The assets, books and other documents of the branches whose operations are terminated are transferred and delivered to the headquarters of the association in an embarrassing manner. Any kind of information requests of the General Headquarters shall be paid immediately. It ensures that the works related to the decisions taken at the Headquarters of the Association are implemented within the boundaries of the branches. The General Assembly issues its reports within thirty days and sends them to the center of each association.

11. Branch is stick to the General Assembly of the Branch regarding organization, work, implementation, decision and execution, and financial matters of the The Central Headquarters Board. The Central Headquarters Board, the Branch General Board and the Branch Management Board may request the appropriate decisions to be made by observing their decisions that are contrary to the rules and regulations of the Association. In case of resisting the former decisions of the branch committees, the General Central General Assembly is authorized to make a final decision. Based on the authorization granted by the General Assembly General Assembly, the Board of Directors of the Branch may be dissolved with the decision of the General Assembly Board of Directors. The Branch General Assembly Board of Directors may retain the principal and substitute members and the Supervisory Board principal and substitute members from the office.

Branch Supervisory Board:

Article 30- The Branch Supervisory Board consists of three (3) original and three (3) alternate members to be elected at the branch general meeting. At his first meeting, he elects a president. The detailed audit report made at the end of the term is also presented to the Branch General Assembly.

REPRESENTATION:

Article 31- The Association may open a representative office with the decision of the Board of Directors in order to carry out the activities of the Association where deemed necessary. Representatives are not represented at branch or association general assemblies. Branch offices can not open a representative office. The address of the representative shall be notified in writing to the head of the property administration of the place by the person or persons appointed as the representative by decision of the Board of Directors.

FOURTH PART

Financial provisions

ASSOCIATION REVENUES:

Article 32- The income of the association is shown below:

1. Entitlement Payment: The amount of the entitlement to be determined by the board of directors for the members who are accepted for membership in each working period budget, for one time only.
2. Monthly Payment: It is a compulsory payment for the members regularly every month, the amount determined by the board of directors and paid for the duration of the membership.
3. Branch fee: 50% of the annual income of the branches.
4. Any conditional or unconditional donations, wills and aids that the law does not prohibit.
5. It comes from association publications, entertainment, representation, concert, sports competition, conferences, excursions, bazaars, exhibitions, courses organized from publications, partnerships, economic enterprises, locals operated, cooperation and other activities.
6. Debts received in the manner specified in Article 34.
7. All kinds of assistance and donations from associations, political parties, workers 'and employers' unions, professional organizations.
8. Revenues obtained from the assets of the association.
9. Donations and grants made by natural and legal persons to the Association voluntarily.
10. Other income.

Fees:

Article 33- Entrance fee from members of the association is TL 50. The monthly fee is TL 20. Monthly fees are determined by the Board of Directors. The Board of Directors shall either increase or decrease the entry or monthly salary when it considers the economic conditions as appropriate.

Borrowing:

Article 34- Society; Upon the decision of the Board of Directors, he may borrow in kind and in cash from real and legal persons, institutions such as banks, financial institutions and companies with the signature of his chairman.

Getting Assistance From Real and Legal Persons Abroad:

Article 35- The Association may receive in kind and in cash assistance from persons, institutions and organizations abroad provided that prior notification is given to the head of the property administration.

Associate Officers and Fees:

Article 36- The delegates of the association and the fees to be allocated to them are as follows:

1. The services of the association shall be carried out by the volunteers or by the wages initiated by reference to the decision of the Board of Directors and the Supervisory Board.

2. The Association, the Board of Directors and the Supervisory Boards may pay the non-executive chairman and members. Any kind of salary, allowance and compensation will be determined by the General Assembly. No remuneration shall be paid to any members other than members of the Board of Directors and Auditors under remuneration, remuneration, or any other name.

3. Amounts of daily allowances and tolls to be paid to the members to be assigned for the services of the Association shall be determined by the General Assembly.

Income and Expense Transactions:

Article 37- Association income is collected with "Received" document. Authorities to collect donations, grants and payments are determined by the decision of the Board of Directors and registered with the Provincial Associations Directorate. Invoices or receipts are collected at expenses related to expenses. If the documents mentioned are not received, a spending certificate will be issued and a retail sales receipt will be attached.

Books and Records:

Article 38- The association keeps compulsory books that must be kept in line with the legislation. In addition, a decision of the Board of Directors and other books required to be kept may be kept.

Books:

Article 39- According to the balance sheet of the association, the association maintains the following books:

1. General Journal
2. General Ledger
3. Inventory Register
4. Decision Book
5. Member Register
6. Incoming-Outgoing Document Register
7. Receipt Document Book
8. Asset Book

Procedures for Income and Expenses:

Article 40- The association's income is collected with the receipt document and expenses are made with the expenditure document. Documents such as a receipt or statement of accounts issued by the Bank shall replace the receipt document. Retention documents and expenditure documents are kept for five years. Documents to be used in the collection of the association's

income are printed with the decision of the Board of Directors. The persons to collect the income of the association are determined by the decision of the Board of Directors and a certificate of authority is issued on their behalf. The collected money shall be deposited in one or more of the banks or financial institutions to be determined by the Board of Directors, term or demand account to be opened on behalf of the company. To cover emergency spending, the amount of money needed is provided in the foundation. The signing of the person or persons authorized by the Board of Directors is required to withdraw the accountant's funds or to receive the airmails received on behalf of the association. The same provisions apply to securities that are worth money. The school year is between January 1 and December 31.

The association accounting system is basically a simple accounting system. However, if it is not possible to carry out the accounting with the income and expense book, the association shall be kept on the basis of the balance sheet of the account.

FIFTH PART

General provisions

INTERNAL CONTROL METHODS:

Article 41- Internal auditing is the foundation of associations. Internal Auditing may be conducted by the General Assembly, the Board of Directors or the Auditing Board, as well as by independent audit institutions. If the Audit Committee has been audited by the General Assembly, the Board of Directors or independent auditors, the Audit Committee will not remove the obligation.

The internal audit of the association shall be carried out by a regulation to be issued by the Board of Directors, as well as by the Supervisory Board of the Association.

Supervisory Board audits the results of the audit in accordance with the principles and procedures established in the Association's charter to ensure that the books, accounts and records are kept in accordance with the legislation and the Association's charter, Present to the General Assembly.

MAIN REGULATION CHANGES:

Article 42- The amendment of the regulation can be done by the decision of the General Assembly. Two thirds (two-thirds) of the members who are entitled to participate in the General Assembly are required to make amendments to the statutes in the General Assembly.

If the meeting is postponed due to the failure to meet the majority, no majority will be sought in the second meeting. However, the number of members attending this meeting can not be less than two times the total number of members of the Board of Directors and Auditors.

The majority of the decisions required for a change of statute are two-thirds of the votes of the members who attend the meeting and have the right to vote. In the General Assembly, the amendment of the charter is made openly.

Article 43- The provisions of the Associations Law, the Turkish Civil Code and the Associations Regulations issued by these laws and other related legislation shall apply to the matters not specified in these statutes.

DISMISSIAL OF ASSOCIATION:

Article 44- The General Assembly may decide at any time to terminate the association. In the General Assembly, a majority (two-thirds) of the members who are entitled to participate in the General Assembly are called for the termination of the termination. If the meeting is postponed due to the failure to meet the majority, no majority will be sought in the second meeting. However, the number of members attending this meeting can not be less than twice the number of members of the Board of Directors and Auditors. The majority of the decision required for the cancellation of the decision of annulment is 2/3 of the votes of the members who attend the meeting and have the right to vote. Decision of termination voting is made openly in the General Assembly.

LIQUIDATION PROCEDURES

Article 45- Upon termination of the General Assembly, the liquidation of the Association's money, property and rights shall be effected by the Liquidation Board, which is the last member of the Board of Directors. These proceedings shall commence on the date of receipt of the decision of the General Assembly relating to termination or of the termination of the spontaneous termination. At the beginning of the name of the association in the whole process of liquidation, "Association of liquidation Association" is used.

The Liquidation Board is authorized to complete the liquidation of the money, assets and rights of the association from the beginning to the end in accordance with the legislation. This committee first examines the college accounts. At the time of examination, books, receipts, expenditure documents, title deeds and bank records and other documents belonging to the Association are identified and their assets and liabilities are linked to a memorandum. During the liquidation proceedings, the members of the Association shall be called to the landlord and if any, the goods shall be converted into money and paid to the landlord. In the event that the association is credited, the receivables are collected. All transactions related to liquidation shall be indicated in the liquidation proceedings and the liquidation proceedings shall be completed within three months, excluding the additional periods given based on a justifiable reason for the administration of the municipality.

After the completion of the liquidation and transfer of the money, assets and rights of the association, the Liquidation Board shall notify the head of the administration of the place where the headquarters of the association is located in seven days and the addition of the liquidation memorandum to this article is obligatory.

It is up to the decision of the General Assembly to transfer to the institutions and organizations operating in compliance with the purposes of the Association all the real and cash assets belonging to the Association after the termination of the Association and the liquidation procedures are fulfilled.

It is the responsibility of the members of the last Board of Directors to keep the books and documents of the Association as the Liquidation Committee. This duty can be conferred to a board of member too. The period of hiding these books and documents is five (5) years.

Provisional Article 1- The members of the Provisional Board of Directors, who will represent the Association and carry out the business and operations related to the Association, until the bodies of the Association have been established in the first General Assembly are as follows:

Full Name :

Türkeş AZER

Musa GÜNEŞ

Mehmet NACAR

Tamer DEMİRBAŞ

Turgay BAYAT

Aytaç YALDIR

Eyüp KORKMAZ

Position Title :

President

Vice President

Secretary General

Accountant

Founder Member

Founder Member

Founder Member

This statute consists of 45 (forty-five) articles and 1 (one) Provisional article.