CODIFIED ARTICLES OF ASSOCIATION
OF THE ASSOCIATION UNDER THE NAME
"SOLIDARITYNOW"

CHAPTER A
ESTABLISHMENT - NAME - PURPOSE - REGISTERED OFFICES

Article 1
Name - Registered Offices - Term - Seal

1.1 An Association is hereby established, under the name "SOLIDARITYNOW" (in Greek "ΑΛΗΘΕΙΑ ΣΟΛΙΔΑΡΙΤΗΣΗ ΣΟΛΙΔΑΡΙΤΗΣΗΑ"). For its relations with foreign entities, the name of the Association shall be translated in Greek as follows: "SOLIDARITYNOW".

1.2 The Association is registered with the Municipality of Athens.

1.3 The term of the Association commences upon its registration in the pertinent Book of Associations of the Court of First Instance and is open-ended.

1.4 The Association has its own round seal, bearing the name of the Association.

Article 2
Purpose

The purpose of the Association is charitable, non-profitable, and consists of the psychosocial and material support and the provision of assistance by any means to vulnerable social groups and individuals regardless of their origin, religion, sex, gender, age, ethnic origin, physical integrity, sexual orientation, and gender, as well as raising public awareness as regards these issues. We believe in diversity and perceive the Association as a dynamic system where the balance of power changes and positive shifts come to effect.
Article 3
Means for realising its Purposes

In order to achieve its purpose, the Association may:

1. Host all kinds of charity events for fundraising purposes in order to serve the Association’s objectives.
2. Participate in volunteering activities and create networks of volunteers in Greece and abroad.
3. Participate in activities related to social solidarity and organize relevant missions to Greece and abroad, and specifically provide emergency humanitarian assistance and food aid by any means.
4. Conclude collaborations with natural persons or legal entities – domestic or foreign – of private and/or public law, and with the State, at a national and international level. These collaborations shall refer mainly to the following: (a) the establishment and implementation of programmes and provision of services for those in need and for the most vulnerable social groups, (b) the hosting of corporate social responsibility programmes, conferences, seminars, symposia, and educational programmes, (c) the hosting of cultural programmes and projects aiming at reducing poverty and developing social cohesion.
5. Search for and receive funding, receive grants money donations and/or donations in kind, coordinate and participate in programmes implemented by natural persons or legal private or public entities, domestic or abroad, and by the European Union, by signing the relevant agreements.
6. Provide grant-making services to other domestic or foreign organisations or to the Greek State and/or secure sponsors and donors for programmes and actions falling within the scope of its purpose at national and international level. Specifically, the above include donation making and general provision of support to vulnerable groups and to Civil Society Organization, aiming at capacity building and thus their empowerment.
7. Promote common European values, work towards raising public awareness for the ecumenical ideals of Democracy and solidarity, as well as promoting the protection
of freedom and fundamental rights for all, social cohesion, and the social integration of minority and vulnerable groups, especially those of Roman origin.

8. Collect and make use of data from the action programmes, in accordance with national Legislation, with the purpose of intervening and advocating against human rights' violations within Greek and international organisations. Transfer its knowhow with the purpose of improving human rights to Public Social bodies at a national and European level. Also, conduct research and participate in research programmes with the purpose of improving the quality of its actions.

9. Launch communication and awareness raising campaigns to promote the aforementioned objectives, especially through the publication and distribution of informational and audio-visual material, the operation of non-profit mass media (in digital and printed form), along with a website and social media accounts, such as Facebook and twitter.

10. Establish, operate and/or contribute to the creation of structures or centres all over Greece and anywhere else in the world there is a need, and develop the necessary support actions to serve the aforementioned purpose, as well as branches of the Association in other areas of Greece and abroad. SolidarityNow develops and implements humanitarian and developmental programmes aiming at protectioning on humanistic ideal and the humanitarian principles and values (humanism, neutrality, impartiality, and independence) aiming at supporting of the access of vulnerable and marginalised groups and individuals to decent goods and services through psychosocial support programmes, medical and food aid, or other assistance, of urgent or developmental nature, with the purpose of providing relief education and/or support to populations at risk or to those providing assistance to them. The activities supported or implemented by the Association are in alignment with the applicable ethical commitments of the scientific disciplines they refer to and are inspired by international humanitarian principles and values. These may indicatively include the following: a) Social support / targeted distributions of bare necessities, b) medical care, c) psychological and legal aid, d) Improvement of sanitary structures and conditions, e) Operation of mobile units, f) Financial and vocational support programmes, g) Food aid programmes, h) Educational programmes, i) provisional accommodation and housing programmes, j) water
supply and sewage programmes, k) Waste management activities and other emergency programmes.

All our work is characterised by principles of quality and reliability. We put emphasis on the holistic and multi-level support of beneficiaries, while issues of human rights, gender equality and targeted protection constitute cross-sectional priorities in every programme implemented.

We are reinforcing our partners' advocacy actions, while we actively advocate for the right to have access and receive humanitarian protection.

CHAPTER B
MEMBERS OF THE ASSOCIATION

Article 4
Members

4.1 The Association's members are divided into ordinary members and honorary members. The members of the Association may also be foreign or domestic legal entities, through their respective appointed representatives.

4.2 Membership status (either ordinary or honorary) is not transferable or inherited.

4.3 All members are equal with regard to their obligations and rights under their status.

4.4 Anyone who at the discretion of the Board of Directors can contribute towards the fulfilment of the Association's purpose may become ordinary members. New ordinary members can be accepted upon submitting an application accompanied by a curriculum vitae or an informative brochure, in case of a legal entity, and following a written recommendation by two (2) members of the Association, which must be submitted for approval to an ordinary meeting of the Board up to ten (10) days prior to the meeting. The registration of a new member must be approved by the Board of Directors.

4.5 Honorary members of the Association may be appointed by the General Assembly upon relevant recommendation by the Board of Directors, those who have offered exceptional services and help, material or intellectual, to the Association.

4.6 Any person deprived of his/her political rights or under full or partial judicial protection or auxiliary judicial protection, or legal entities subject to conciliation procedures, that are going bankrupt, are under forced management, dissolution, liquidation, or legal
entities for which a relevant dissolution request has been submitted or a request for the
appointment of a liquidator or for submission to a reconciliation procedure, or for
declaration of bankruptcy or placement under force management has been filed, and
are not eligible to become members for as long as any such condition applies.

Article 5
Rights and Obligations of Members

5.1 Ordinary members shall have the following rights and obligations:
   a) Pay the registration fee and their annual subscription, as specified each time by
      the Board of Directors, - and within the deadline set by the General Assembly, as
      well as the extraordinary contributions specified by the Board of Directors in
      order to tackle financial needs. The payment must be made to the Treasurer or
      to the Association’s bank account, following a prior notification to the Treasurer.
   b) Comply with the provisions hereof and the resolution of the General Assembly,
      promote the fulfilment of the purpose of the Association, avert from any activity
      opposing its purposes, and protect the interests of the Association by any means
      necessary.
   c) Assist the Board of Directors to fulfil its mission.
   d) Elect and be elected, provided they have fulfilled all financial obligations towards
      the Association by the final date for candidacy registration candidacy and until
      the elections.

5.2 Honorary members are not entitled to elect or stand for election, but have the right to
participate, without voting rights, in the discussions of the General Assembly. In
addition, they are not obliged to pay membership fees and the annual subscription,
while they also lack the right to participate in the management of the Association.
Article 6
Withdrawal of Members

6.1 Any member may resign through a simple written statement towards the Association; however, (s)he must pay the subscription of the current fiscal year.

6.2 Any resigned members may be re-registered after following the procedure provided by the Articles of Association on new members and paying their subscriptions until the year of their resignation.

6.3 The resigned members are not entitled, in any event, to take over their contribution and are obliged to hand over any asset of the Association that may be at their possession.

Article 7
Expulsion of Members

7.1 Any member violating the obligations provided herein or delaying the payment of his/her subscription beyond a period of 30 days from the relevant payment date shall be expelled from the Association by an absolute majority of the members of the Board of Directors.

7.2 The Board of Directors shall inform the interested party about the impeding expulsion by registered mail, dispatched thirty (30) days before the expiry of the decision on the expulsion, through which the Board shall invite him/her to fulfil within this deadline all financial obligations that are in arrears and/or comply with the clauses of the Articles of Association. If the member fails to do so within the 30-day deadline, (s)he shall be expelled from the Association, through a relevant decision issued by the Board.

7.3 Any member who has been expelled by the Association due to delayed payment of his/her contribution is entitled to be re-registered after (s)he has settled the debt. A member who has been expelled for other reasons may be re-registered as soon as the reasons for his/her expulsion no longer exist or deemed insignificant by the Board of Directors and on the condition that the Member pays any amount owed until the time of his/her expulsion.
Article 8  
Disciplinary Measures

8.1 Each action or omission that is incompatible with the function of being a member and/or contrary to the purposes and interests of the Association, including any violation of the provisions of the law and of the present Articles of Association shall lead to disciplinary measures for this member, which shall be imposed following a decision by the members of the Board of Directors.

8.2 Depending on the gravity of the disciplinary offence, any relapsing, and the level of responsibility of the member, the Board of Directors shall impose the disciplinary measure considered appropriate at its discretion. The disciplinary measures the Board of Directors may impose are (a) reprimand, (b) provisional cancellation of part or of all member rights, (c) final deletion from the Association. The measures under (a) and (b) may be imposed together for the same offence.

8.3 The procedure of the disciplinary examination may proceed following a proposal by two members or following a relevant order by the General Assembly.

8.4 Any member who is expelled may be re-registered as soon as the reasons for his/her expulsion no long exist or those remaining are deemed to be insignificant by the Board of Directors, and on the condition that (s)he will pay any amount pending at the time of expulsion.

CHAPTER C.  
RESOURCES – REPRESENTATION OF ASSOCIATION

Article 9  
Association Resources

9.1 The resources of the Association come from the following:
(a) The registration fees, the annual subscriptions and the extraordinary contributions of the members, as such are specified by the Board of Directors.
(b) Grants and subsidies by the State or private parties in money or in kind, and all kinds of monetary aid and contributions.

(c) Estate provided after being cleared of debt, bequests and all kinds of gifts requiring no pecuniary return, provided they are not made with terms binding or contrary to the purpose of the Association.

(d) Revenue from dividends, interest, and generally from the use of the Association’s assets.

(e) Revenue from fund-raising events, festive events, exhibitions and all kinds of events of charity and beneficial character, in order to serve and support the purpose of the Association.

(g) Any other revenue arising out of a lawful cause.

9.2 The Association is obligated to keep a bank account, to which any remaining balance from the treasury shall be deposited. Following a decision by the Board of Directors, the Treasury of the Association may also keep cash to cover daily needs, the amount of which shall be designated by the Board of Directors.

9.3 Any bequests and donations shall be accepted upon approval by the majority of the members of the Board of Directors.

9.4 Any estate left to the Association shall be accepted always after any pertinent debts have been paid, and upon a decision issued by the General Assembly.

9.5 Any estates, bequests, and donations made to the Association with a specific purpose shall be treated differently than the other accounts of the budget, and any revenues resulting from them shall be allocated solely in agreement with the terms set by the testator or donor.

9.6 Any donations to the Association shall always be made under name and never anonymously.
Article 10
Power of Representation of the Association before Judicial and Extra-Judicial Authorities

10.1 Provided that the Board of Directors does not decide otherwise, judicial and extra-judicial power of representation of the Association, and its representation before any Public or Administrative Authority, shall be bestowed upon the Chairman of the Association's Board of Directors; if he is unable to attend, he shall be replaced in this function by the Vice Chairman.

10.2 Provided that the Board of Directors does not decide otherwise, the documents of the Association shall be signed by the Chairman and the Secretary, with the exception of those relevant to the financial management of the Association.

CHAPTER D.
ASSOCIATION BODIES

Article 11
Association Bodies

The bodies of the Association are the following:

(a) The General Assembly of the members
(b) The Board of Directors
(c) The Audit Committee
(d) The Electoral Committee
Article 12
Constitution of the General Assembly

The General Assembly is the superior body of the Association and is comprised of its ordinary members who have no outstanding financial obligations towards the Association. The honorary members are entitled to participate in the meetings of the General Assembly but are deprived of the right to elect and be elected, as well as of the right to vote, as per the provisions of article 5, par. 2 herein.

Article 13
Call to General Assembly

13.1 General assemblies are distinguished into ordinary and extraordinary.

13.2 The ordinary General Assembly must convene once per year, at the latest within six months after the end of the fiscal year. The Extraordinary General Assemblies are called following a relevant decision by the Board of Directors whenever this is considered necessary for the general interest of the Association, or upon a written request to the Board of Directors by 1/5 of the ordinary members who have paid their subscription; this request must state the subjects of the agenda that require the call to an extraordinary General Assembly. Within ten (10) days upon the submission of the above request, the Board of Directors is obliged to call the meeting of the required extraordinary General Assembly. If all members consent in writing to a specific proposal, a decision may be taken without calling an assembly of the members.

13.3 The ordinary and extraordinary General Assemblies are called by the Board of Directors at a specific time and day, with the most suitable manner, such as through a document, an email message, or a fax transmission, at least fifteen (15) days prior to the designated meeting date with a clear reference to the subjects that are going to be discussed.

13.4 Specifically with regard to the ordinary General Assembly, the financial report is sent together with the invitation, otherwise it is posted on the Association’s website.

13.5 The General Assembly elects the Chairman and Secretary of the Assembly, along with a three-member Electoral Committee, if secret voting is required.
Article 14
Meeting of General Assembly - Quorum - Majority

14.1 The General Assembly meets in quorum if ¼ of the entire number of ordinary members (who have paid their subscription) and hold a voting right when establishing quorum are present or represented therein. If the above quorum is not achieved in the first meeting, the General Assembly convenes a new meeting within eight (8) days, at the same time, at the same location, and with the same subjects of the agenda, without requiring any further notice; at this time, it convenes validly regardless of the amount of members (who have paid their subscription and bear a voting right) present or represented therein. Each member may represent, through a written authorisation, only one absent member. The General Assembly decides based on absolute majority over the members who are present or represented. A decision on a subject that is not listed in the invitation is invalid.

14.2 The General Assemblies are temporarily presided by the Chairman of the Board of Directors; after verifying quorum, the Chairman proposes to the Assembly the election of a Chairman and of a Secretary. The voting for the election of the Chairman of the General Assembly is open and made through show of hands. If elections are going to be held, the General Assembly elects three (3) more members, who serve as the Election Committee. The members of the Election Committee cannot be members who are candidate for the Board of Directors or for the Audit Committee. The Chairman of the General Assembly runs the discussion, puts the issues to voting, takes care for the proper order of the General Assembly, while being entitled to call to order anyone disturbing, and closes the Assembly.

14.3 The voting in the General Assembly is divided into open and secret. Open voting is held through show of hands or by roll call. Secret voting is held using ballots. —As regard to subjects concerning elections, the trust towards the Board of Director, and motions of censure, the voting is always secret. The voting is repeated once more in the event of a tie, and if this happens again, no decision is taken about the matter in question.
14.4 The decisions of the General Assembly are entered in the Minute Book of the General Assemblies and are signed by its elected bodies, in accordance with article 14.2 herein, i.e. the Chairman and the Secretary of the General Assembly.

**Article 15**

**Responsibilities of the General Assembly**

The General Assembly is competent to decide about the following subjects:

(a) Elect the Chairman and Secretary, as well as the Election Committee, who are responsible for the proper conduct of the assembly and for keeping the minutes.

(b) Approve the balance sheet of the past fiscal year, from which, based also on the relevant Directors' Report and Audit Committee Report, the general condition (financial, administrative, etc.) of the Association must be resulted

(c) Discharge the Board of Directors from any liability regarding the entire management of the previous year, both with regard to the financial and the administrative matters of the Association.

(d) Supervise and control the management of the Association, i.e. It is allowed to disqualify the members of the Board of Directors and of the Audit Committee for a substantial reason, and specifically for serious breach of their duties, or for inability to exercise prudent management.

(e) Decide about amending and/or supplementing the Articles of Association, in accordance with the provisions of article 24 of the present Articles of Association.

(f) Elect the members of the Board of Directors and of the Audit Committee, as well as their alternates.

(g) Decide about the conclusion of sale and purchase agreements for real property and for loan agreements.

(h) Decide about dissolving the Association, in accordance with article 25 herein.

(i) Decide about the change of purpose of the Association, having the consent of all members.

(j) Decide about the nomination of honorary members for the Association.

(k) Decide about the acceptance or dismissal of estates, in accordance with the article 9, par. 4 herein.
Article 16

Elections – Quorum - Formation of the Board of Directors

16.1 The Association is managed by the Board of Directors which consists of five (5) to fifteen (15) members. Apart from the first Board of Directors, who is appointed by the Founding Members, the members of the Board of Directors are elected every four years by the General Assembly through secret voting among the members who are present or lawfully represented, immediately after the General Assembly.

16.2 Every ordinary member is entitled to be elected in the Board of Directors. The Board of Directors may decide each time whether or not its meeting shall be open or closed. The members of the management of the Association may not provide paid employment or conclude any contracts with it that lead to a reward for the provision of any services or aim to achieve profit for the undertaking of any work, procurement, or any other provision to the Association; however, the latter may cover their expenses, under a justified decision issued by the Board of Directors.

16.3 No members younger than 18 years of age are allowed to participate in the Board of Directors.

16.4 It is now allowed to participate in the Board of Directors for a member of the management of another Association that shares the same purposes.

16.5 The members of the Board of Directors shall elect through absolute majority, following voting, the Chairman, the Vice Chairman, the Secretary General, and the Treasurer.

16.6 The Board of Directors meets ordinarily every quarter at the registered offices of the Association. However, it may convene extraordinarily when the Chairman or his/her lawful alternate or when two of its members consider this necessary, while making a clear reference to the reasons for the extraordinary meeting and the subjects they wish to be discussed. The Board of Directors is called by the Chairman or Vice Chairman on a specific date and time, with the most suitable manner, such as through a document, by phone, by an email message, or by a fax transmission, at least five (5) days before the meeting, with a clear reference to the subjects for discussion. If every member consents in writing to a specific proposal, a decision may be taken without requiring the meeting of the members.
16.7 The Board of Directors meets in quorum provided the present members are more than the absent ones, and on the condition that the present members include the Chairman or the Vice Chairman. The decisions of the Board of Directors are taken through simple majority, on an open vote, and the Chairman holds the casting vote. It is allowed to hold a secret voting over personal matters or at any time and for any matter decided by the majority of the Board of Directors.

16.8 In case of abrogation, resignation, disqualification, incapacitation, or death of any of the members of the Board of Directors, the vacant position is filled with a decision taken by the other members, by electing a new member, whose term shall last until the end of the term of the member holding the now vacant position. The unjustified absence of a member from three consecutive meetings of the Board of Directors, is considered a resignation on his/her behalf and shall be replaced as specified above.

16.9 Minutes are kept in each meeting, which include the decisions of the Board of Directors and are signed by the members attending the meeting. The members of the Board of Directors, if present and disagreeing, are entitled to request the entry of their disagreement in the minutes of the relevant meeting.

16.10 The Board of Directors may be called and meet through teleconference.

**Article 17**

**Jurisdiction and Obligations of the Board of Directors**

The Board of Directors manages and handles in general all cases of the Association, with the exception of those for which only the General Assembly is entitled to decide, as per the law or the Articles of Association, and executes the decisions of the General Assembly. Specifically, among others, it has the duty to:

a) Promote with every lawful manner the purposes of the Association and take all measures necessary, including court action, to defend the interests of the Association and fulfil its purposes.

b) Decide about the registration and expulsion of members.

c) Recommend the declaration of honorary members, sponsors, donors, and benefactors for the Association.
d) Grant the necessary power of representation of the Association to one or additional members or third parties.

e) Take care of preparing the end report, of the budget, and of the balance sheet of the Association.

f) Appoint and dismiss the personnel of the Association, while establishing their rights, obligations, duties, and compensation.

g) Decide about the acceptance or dismissal of bequeathments and donations, as per the provisions of article 9, par. 3 herein.

h) Appoint the General Manager of the Association, to whom it is entitled to assign specific or all powers related to the management and administration of the affairs and the representation of the Association towards third parties. The General Manager represents and binds the Association by acting and placing his signature under the Association name with regard to the transactions and actions specified by the Board of Directors and fall into the purpose of the Association.

i) Establish and abolish, acting at their discretion, all kinds of Committees and specifies their work and competences. The members of the Committees are appointed and revoked after decision by the Board of Directors.

Article 18

Chairman

The Chairman of the Board of Directors:

a) Calls, presides over, and manages the meetings of the Board of Directors and of the General Assemblies, while announcing the opening and end of the Meetings, and giving the floor to anyone interested, and placing the matters to vote.

b) Takes care for the implementation of the decisions taken by the Board of Directors and by the General Assembly.

c) Represents the Association before third parties, natural persons or legal entities, and before the Courts, the Administration and any other authority, and signs together with the Secretary all Association documents. If the Board of Director appoints a General Manager for the Association and assigns to him some or all powers regarding the administration, management of cases, and representation of the Association to third
parties, then the General Manager acts in agreement with the provisions of the
previous clause, always within the limits set by his relevant appointment decision.

d) Monitors and checks the finances of the Association.

If he is unable or if obstructed from exercising his duties, he shall be replaced by the Vice
Chairman.

Article 19
Secretary General

The Secretary General keeps the archives and the seal of the Association, keeps the Books of
Minutes of the Board of Directors and of the General Assembly, the protocol for the incoming
and outgoing documents, the registry of members, and generally takes care of the
preparation of the documents of the Association, while co-signing any documents apart from
those related to the financial management of the Association.

In the event where he/she is unable and/or obstructed from exercising his duties, he/she shall
be replaced by a member of the Board of Directors, following a relevant decision.

Article 20
Treasurer

The Treasurer:
(a) Is responsible for managing the finances of the Association and keeps the treasury
books, i.e.: i) the accounting book, which includes in chronological order all income and
expenses of the Association, ii) the book – registry for financial aid and donations, and iii)
booklets with double-sheet receipts and payment orders.
(b) Performs all deposits and collections, while issuing the relevant double-sheet receipts
and makes payments in agreement with the orders co-signed by the Chairman.
(c) Informs every Board of Directors meeting about the financial condition of the
Association.
(d) Takes care of the prompt preparation and submission of the Association’s budget and
balance sheet drafts to the Board of Directors.
In the event of an obstacle, the Treasurer is replaced by a member of the Board of Directors, appointed by its decision.

**Article 21**

Audit Committee

21.1 The supervision and audit of the management by the Board of Directors is performed by the Audit Committee, which consists of three (3) members.

21.2 The members of the Audit Committee are elected in the same manner and during an equivalent duration as the Board of Directors. No members of the Board of Directors can be elected as members of the Audit Committee.

21.3 The Audit Committee checks the financial management and the actions taken by the Board of Directors, while preparing reports that are signed by its members attending the meeting, are read in the General Assemblies and are entered in the relevant books of minutes.

**Article 22**

Electoral Committee

The Electoral Committee is elected by the General Assembly when the latter is going to hold elections; it comprises of three (3) members of the Association and its mission is to provide for the elections for the members of the Board of Directors and of the Audit Committee.

**Article 23**

Managerial period

The managerial period is annual, starting from January 1 and ending on December 31 of the same year.
CHAPTER E.
AMENDMENT – TERMINATION - LIQUIDATION

Article 24
Amending the Articles of Association

24.1 In order to amend the present Articles of Association, a decision by the General Assembly is required, where at least half of the ordinary members of the Association are present (who have settled their financial obligations towards the Association) and the decision is taken with three fourths (3/4) majority of the members attending the meeting.

24.2 Any amendment shall apply from the day after it is registered in the books of Associations of the Athens Court of First Instance.

Article 25
Dissolution of the Association

25.1 The dissolution of the Association requires a decision by the General Assembly, which requires the presence of at least half (1/2) of the members of the Association (with settled subscriptions); the decision must be taken with three fourths (3/4) majority of the members attending the meeting.

25.2 The dissolution of the Association shall be suggested to the General Assembly either by the Board of Directors or by at least one fifth (1/5) of its registered members.

25.3 The Association is automatically dissolved if its entire amount of members is reduced to less than ten (10).

25.4 The Association may be dissolved under a Court decision for violating the Law that governs the Associations or for a violation of the Articles of Association.
**Article 26**

Assignment of the Association's assets

In the event of the dissolution of the Association, its entire movable and immovable property shall be allocated for similar purposes.

**Article 27**

Liquidation

The liquidation is performed by the liquidators. The Chairman of the Board of Directors and the Treasurer are appointed as the Liquidators.

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**CHAPTER F.**

**ORGANISATIONAL PROVISIONS**

**Article 28**

Association Books

28.1 The Board of Directors and specifically the Secretary are obliged to keep a file with the following:

(a) The Articles of Association of the Association, including all amendments and supplantations thereof.
(b) The existing bylaws.
(c) The approved annual balance sheets and final-reports.
(d) A table with the members of the Association (Member Registry).

28.2 Specifically, the Secretary General is obliged to keep the following:

(a) Book of Minutes of the Board of Directors.
(b) Book of Minutes of the General Assembly.
(c) Protocol of Incoming and Outgoing documents.

28.3 Specifically, the Treasurer is obliged to keep the following:

(a) Book of Accounting.
(b) Book – Registry of financial aids.

Article 29
Member Registry

The Board of Directors is obliged to maintain and update the Members Registry for the Association, which must include the following:
(a) The complete details of the members, and
(b) The date of the registration and withdrawal of the members, along with the decisions by the Board or the General Assembly related to each member.

The Members’ Registry is updated and approved in view of the General Assembly at the last meeting of the Board of Directors prior the commencement of the General Assembly.

Article 30
Final Provisions

30.1 With the purpose of regulating its internal functions, the Association is entitled to prepare relevant Bylaws, following a recommendation by the Board of Directors and after a respective decision has been taken by the General Assembly.

30.2 Any gaps in the clauses of the present Articles of Association shall be filled by the relevant clauses of the Civil Code on Associations (articles 78 – 101).

30.3 The Founding Assembly elected as the provisional Board of Directors is as follows:

(a) Stylianos Zavvos, son of Spyridon (Chairman)
(b) Ethimios Vidalis, son of Orestis (Vice Chairman)
(c) Anna Triantafillidou, daughter of Dimitrios (Secretary General)
(d) Antigoni Lymperaki, son of Georgios (Treasurer)
(e) Jennifer-Anna Kavounidi, daughter of Asa (Member)
This Board of Directors shall manage the Association until the election of the Board of Directors by the General Assembly approving the balance sheet of the first fiscal period. The present Articles of Association consist of 30 articles and after being read per article and completely, it was approved by the Founding Assembly that was established by the founding members in N. Psychiko, this day, 29/07/2015. It becomes effective upon the day it is registered in the Books of Associations of the First Instance Court of Athens Court.

This codified Statute, following its amendment and completion, which took place at the General Assembly of the members of the Association in Athens on 19.5.2016 consists similarly of 30 articles.

Athens, May 19, 2016

(stamp: SOLIDARITYNOW)