

STATUTE

The Society under the name "*PANHELLENIC ASSOCIATION OF PARENTS, GUARDIANS AND FRIENDS OF THE VISUALLY IMPAIRED PEOPLE WITH ADDITIONAL SPECIAL NEEDS*" "AMIMONI"

(As amended by the General Meeting of 4/6/2000)

CHAPTER I

Establishment

Article 1

Establishment - Name

It is a non-profit charity with the aim of joining in a joint club the parents, guardians and friends of blind people with special problems with the name "*PANHELLENIC ASSOCIATION PANHELLENIC ASSOCIATION OF PARENTS AND FRIENDS OF THE VISUALLY IMPAIRED PEOPLE WITH ADDITIONAL SPECIAL NEEDS*" "AMIMONI"

Article 2

Seat

The seat of the Association is defined by the Municipality of Hellinikon Attica.

The Association may establish offices and branches in other cities of Greece without amendment of the Articles of Association by decision of the General Meeting.

Article 3

Purpose

A. The purpose of the Association is:

1. To raise awareness and awareness of the problems of blind people with mental retardation, developmental disorders (autism), psychological or mental health problems, mobility disabilities, self-care, socialization difficulties and other overlapping difficulties, ie people who, besides vision problems have additional special needs.
2. Education, vocational training, employment and professional rehabilitation of such persons.
3. Equal social inclusion and social rehabilitation.
4. The social, psychological and employment support of these individuals and the creation of corresponding institutions.

5. Cooperation with the State to support such protection institutions, to improve the relevant legislative framework and to take measures in the field of accessibility.
6. Protecting the general human social and constitutional rights of people with the problems mentioned.
7. Support and practical expression of solidarity towards the families of these individuals.
8. The promotion of scientific research to prevent these problems and their medical rehabilitation (if possible), as well as the promotion of all kinds of scientific, research (psychological, etc.).

B. Means for achieving the goal are:

1. The publication of leaflets, magazines, books and audiovisual material for the public.
2. Organizing educational seminars for parents, guardians and friends, conferences and other public events.
3. Provide material to the Mass Media about the problems of the above mixed disability in order to extend the time they have to present such issues.
4. The provision of services of any kind to the above persons and their families on non-profit-making terms.
5. The operation of special schools and vocational training centers as well as sheltered workplaces.
6. Promote the establishment of a productive cooperative or productive workshops for the employment and rehabilitation of these people, in cooperation with competent state and private bodies.
7. The operation of an open boarding school with special staff and the maintenance of sheltered accommodation for people with mixed difficulties.
8. The implementation of relevant programs in cooperation with state bodies, the European Community and other relevant social organizations and special scientists.
9. To carry out surveys at national level for the registration of persons with the above mixed disabilities and their problems.

To carry out studies on their medical pathology and to provide timely information on new methods of medical rehabilitation.

The promotion and implementation of new pedagogical and general educational methods related to these individuals as well as cooperation with the special schools.

10. Develop proposals that will improve their social status and financial level. The drafting and promotion of new welfare legislation (pensions, allowances, tax exemptions, etc.) through social-political bodies.
11. The elaboration of a comprehensive map of the rights of people with special needs and of traffic rights in urban conditions (roads, pavements, buildings, etc., so that they can be moved).

Working with municipal and government agencies to implement such arrangements in the structured environment.

12. The increase in the number of counseling centers of other public and private bodies that accept such persons and the establishment of such stations by the club.

13. Home visits by special social scientists (social workers, psychologists, physiotherapists, etc.) and the provision of instructions to persons with the above disabilities or to their parents, guardians and friends.

14. Maintenance in Athens of hospitality of parents, guardians and friends, people with special problems coming from other areas.

15. Creating a mutual fund for these people and their families. Provide additional economic and social assistance to orphans who are disabled.

The establishment of scholarships and prizes for these individuals.

16. Establishing a summer camp for people of all ages, accompanied or not.

17. Finding and training volunteers who can support the assisted individuals and club programs.

18. Develop cooperation with non-profit organizations that have a relevant social work.

19. Co-operation with the trade unions of scientists with specialties in areas of interest to the association (social workers, psychologists, physiotherapists, specialists, speech therapists, ophthalmologists, psychiatrists, orthopedists and other medical specialists).

20. Developing cooperation with similar networks of disabled organizations abroad and exchanging experience with the organization of scientific and educational exchanges.

21. To organize subsidized international exchanges of people with mixed disabilities with other European and non-European countries, and

22. The publication of special-purpose books or cassettes for the use of these persons and the operation of a special reading room.

CHAPTER II

Members of the Association

Article 4

Members of the association are distinguished in Regular, Collaborative, Relief and Honorary.

a) Regular Members can become adult natural persons who are parents and guardians of blind people with special needs and who intend to actively support the efforts of the association.

(b) Affiliated Members may become natural persons who have reached the age of 16 and are relatives and friends of blind persons with special needs and are interested in contributing to the work of the association and the promotion of its aims.

(c) Members may become natural or legal persons who, by means of regular or extraordinary financial contributions, support the work of the association.

d) Honorary Members can become natural or legal persons who have provided exceptional services or moral and spiritual assistance for the success of the association's goals and those that have demonstrated excellent social and moral action to rehabilitate blind people with special needs.

Registered or Associate Member is required to submit to the Board of Directors. of the association's application, containing all the elements necessary for the registration and stating the acceptance of the association's articles of association and objectives and the intention to promote its work as detailed in Article 6 hereof. The membership application must be subscribed by at least one (1) regular member of the association, who will propose its acceptance and will guarantee the accuracy of the information contained therein.

For the designation of Assistants and Honorary Members, a relevant suggestion to the Board of Directors is required. of the association of at least two (2) members of the BoD, which shall contain a full statement of reasons and all the information relevant for the declaration.

Regarding the registration of Regular and Associate Members and the proclamation of Assistant Members, the Board of Directors decides. the association, which can accept the requests or suggestions concerned, or reject them by a reasoned decision. Application for registration as a Regular Parent or guardian of a blind person with additional special needs may be refused only if the parent or guardian has left the child or his or her guardian.

The appointment of Honorary Members requires a decision and suggestion by the Board of Directors. of the association to the General Assembly of the members, which is responsible for accepting or not to submit and declare.

Article 5

Members' Rights

- 1) Each member of the association is entitled to participate in his / her general meetings, events and activities, according to the decisions of the Board of Directors.
- 2) Regular Members have the right to participate and vote in the General Assembly of the members of the Association, provided they have also fulfilled their cash commitments. Honorary Members have the right to participate in the General Assembly without the right to vote.
- 3) Members are entitled to withdraw from the club at any time by notifying the Board of Directors in writing. The notice must be sent to the BoD. at least three (3) months prior to the end of the accounting year and effective from the end of that year. Any subscriptions paid will not be refunded.

Article 6

Subscription - Subscriptions - Contributions

Those who wish to register as regular or collaborating members of the association must fill in and submit to the Board of Directors. a written request to be provided by the Secretariat of the Association, indicating as many details as may be necessary for their registration, including: Name, father's name, exact address, parent or guardian of a blind person with mental delay and additional special needs, enclosing relevant supporting documents, the

activities of the association in which they participated, the sectors of activity of the association to which they wish to work and any other information on their interest in the purposes of the association. Also, the application will include a statement that the candidate member accepts unconditionally the provisions of these statutes and will follow the decisions of the bodies of the association.

The members whose application is accepted shall pay to the fund of the association before their registration a lump sum as a registration fee and the amount of the annual subscription provided for the category to which they were admitted. All members of each category pay the same amount of annual subscription. The amount of the subscription right and the annual subscription per category of members is determined by a decision of the Board of Directors, which is approved by the General Assembly. In the same way, the minimum number of previous annual subscriptions that any member of the association has to pay to qualify as a cash account is set.

Honorary Members do not pay a subscription fee and annual subscription, but may contribute an optional amount.

Article 7

Members of the association are required to pay their annual subscription set by the Board of Directors. and the General Assembly, to participate actively in its activities and to contribute as much as possible to the achievement of its goals and the completion of its work, demonstrating a spirit of good faith, cooperation and teamwork, respecting the Laws, the Statute of the Association and the decisions of its organs, and avoiding any activity that would conflict with its purposes.

Any member whose activity is contrary to the purposes of the Association or hinders the execution of the decisions of the General Assembly and the Board of Directors or due to inappropriate behavior such as: a) financial irregularity, b) creation of political or religious or other conflicts within the Association, c) lack of respect for another member (such as the disclosure of family or status related to blind persons with additional issues of issues) shall be subject to the following disciplinary sanctions, depending on their severity, (a) a written reprimand; (b) temporary expulsion; (c) deletion.

Penalties are imposed by a reasoned decision of the Board, after reporting to it any member of the association. The injured member may offend the decision of the Board of Directors. before the General Assembly, which decides irrevocably by a majority of a second (1/2) of the present members of the most one (1). A revoked member may be re-elected only by decision of the General Meeting, upon recommendation of the Board of Directors.

Article 8

Association Resources

The resources of the Association are:

- a) The subscriptions of the Founding and Founding Members,
- b) The voluntary membership fee,
- (c) Donations or legacies by private or sensitized corporate sponsors,

d) Receipts from sales of printed matter and events,

(e) Revenue from the provision of services to members of the club,

(f) Revenue from the individual activities of the club (eg BAZAAR, exhibitions, sale of productive products, etc.)

(g) Revenue from government or municipal subsidies or grants from the European Community,

h) Revenue resulting from cooperation with other Greek or foreign organizations with similar purposes.

CHAPTER III

Administration of the Association

Article 9

A. The Association is managed by the Board of Directors, which consists of seven (7) members. The Board of Directors is elected every three (3) years by secret ballot by the General Assembly of the members convened for this purpose.

Exceptionally, the term of office of the temporary Board of Directors elected by the founders expires with the approval of the present Articles of Association, so that this is automatically deemed to have been resigned, obliged to convene the first ordinary General Assembly to elect a permanent Board of Directors within six (6) months from the approval of the Articles of Association. In order to participate as a candidate in the voting, a member for the appointment of the Board of Directors must fulfill all his financial obligations to the Association. In order to apply for election to the Board of Directors, the following are required: a) a request to the Board of Directors three (3) days prior to the date of the elections, b) to be a Greek citizen, c) to be a regular member of the Association,) months prior to the elections and d) not be deprived of his political rights, as a matter of course, following a judgment of the Court of Justice.

B. Membership of the Board of Directors is honorary and members participate in it solely on a voluntary basis and are not entitled to receive any remuneration for the services they provide to the association in any way, directly or indirectly (money, services or goods etc.). The members of the Board of Directors who are entrusted by decision of the Board of Directors or the General Assembly to the execution of specific mandates on behalf of the Association, which imply specific expenses, may only be paid for the execution of such orders. "

Article 10

In the elections, the seven (7) most senior candidates are considered successful. The three (3) first runners are declared alternate in the order of the number of votes they have received. During the elected elections, three (3) members are elected as Audit Committee for the financial control of the Board of Directors and two (2) additional substitutes for the Audit Committee.

Article 11

The Board of Directors is elected in the manner prescribed by the legislation of the Associations and is convened by the counsel of the most votes, within seven (7) days from the date of its election. The First Meeting is invited to attend the outgoing Board of Directors for the delivery of all items of Administration and Management, whether property or not, which he held in his hands because of his status. At the 1st Meeting, the Board of Directors is constituted as a body for the allocation of offices. Namely, President, Vice-President, Secretary-General, Treasurer and Members. From the Board of Directors Chairman, Deputy Chairman, Secretary General and Treasurer are regularly elected members of the association, preferably from parents of people with vision problems and additional special needs. The vote is made among the elected secrets. It has a term of two (2) years unless a motion of censure is made at a General Meeting, which decides by a majority of 2/3 of the present members. If the indictment is accepted then it is deemed resigned and elected new until the next General Meeting, so that regular elections for the Board of Directors are held.

Article 12

The Association directs the Board of Directors and is represented by the President and the Secretary-General before any authority. The Board of Directors manages all the affairs of the Association responsibly, supervises the execution of its decisions and decisions of the General Assembly and ensures the faithful implementation of the provisions of these statutes and the laws. The Board of Directors of the Association meets regularly one (1) time per month, on the day and time fixed by a previous decision and extraordinary at the request of the Chairman or at the request of three (3) members of the Board of Directors, proposal that justifies convocation. In the latter case, the President is required to invite the Council within seven (7) days from the filing of the application, if the Vice-President or the applicants have the right to convene the Council. The Board of Directors is in quorum when at least four (4) members are present and decisions are taken by majority. In the event of a tie, the President's vote shall prevail.

Vacant positions on the Board of Directors before the expiry of the mandate members, they are replaced by the elected alternates, elected by the General Assembly, in order of success. Members of the Board of Directors should attend regular and extraordinary meetings. If they are absent unjustifiably at three (3) consecutive regular meetings, they lose their position by decision of the Board of Directors and are replaced by alternates. If the number of runners is exhausted, the new Board of Directors will be elected. All decisions as well as discussions, suggestions, etc. are recorded in the Board of Directors' Book of Practices. The resignation of a member of the Board of Directors does not entail any departure from the Association.

Article 13

The Board of Directors is obliged to keep the following books:

A) Registry that displays during a serial number of the name of each member, occupation, residential address, date and, in general any information of its activities under the collective goal, as well as the age and the protected individual sheet.

B) Minutes of the Meetings of the Board of Directors and the General Assembly.

- C) Income and Expense Book.
- D) A Book of Property of the Association, and
- E) Duplicate receipts for each management operation.

The Books will be numbered and endorsed by the Audit Committee.

Article 14

The Board of Directors may designate Committees either from the Directors of the Board of Directors or from simple members to deal with various issues or services of the Association and coordinate their action. The function of the members of the Administration is honorary and unpaid.

Article 15

Tasks of Administration Bodies

The Chairman of the Board of Directors and the Secretary-General represent the Association in all its relations as well as before any Public or Administrative or Judicial or any other authority and any third party.

The President shall convene, chair and direct the meetings of the Board of Directors and accordingly remove or give the floor to the members. It executes the decisions of the Board of Directors and the General Assembly. He / she signs with the Secretary General all documents and minutes of the Board of Directors. It determines by decision of the Board of Directors the day of the next ordinary meeting of the Board of Directors. Together with the Treasurer, he / she shall deposit with the Secretary of the payment orders a joint account with the approval of the Board of Directors in any Bank of the Association's money. Declares the beginning and ending of the Meetings, puts the issues to a vote and recalls to the class unaccountable at the Meetings. Dissolves or interrupts the meeting if necessary.

Article 16

Vice president

The Vice-President replaces all duties and rights with the President in the absence of his or her problem. In case of resignation of the President he shall replace this until his election.

Article 17

General secretary

The Secretary General directs the offices of the Association, keeps records and stamps, maintains the Members' Register, maintains a Protocol of Documents (incoming and outgoing), conducts the correspondence of the Association and keeps the Minutes of the Meetings.

It records the members in the Register, co-signs and stamp with the President or his deputy all the minutes and all the documents of the Association. It prepares with the President all the items of an agenda, draws up the progress report and reports it to the General Assembly where the accountability takes place.

In case of impediment, the Secretary General replaces one of the members of the Board of Directors.

Article 18

Treasurer

Treasurer manages the property of the Association. It collects subscription rights and annual subscriptions, extraordinary contributions, as well as all revenues of the Association. He receives all the money received on behalf of the Association and maintains a Revenue and Expense Account. He issues the evidence, acts on payments in accordance with the warrants if they have been approved by the Board of Directors. He informs the Board of Directors about the situation of the Fund and is responsible for any financial irregularities concerning the management of the Association's property. Informs the Board of Directors of members who delay their subscriptions. He is required to deposit with the Bank any amount in his possession exceeding ten thousand (10,000). All amounts are drawn up only on the instructions of the Board of Directors. At the end of the term of the Board of Directors, it prepares the Fund Balance Sheet as well as the property status of the Association and reports to the General Assembly. He also prepares the budget and accounts together with the Secretary-General.

CHAPTER IV

GENERAL MEETING

Article 19

The General Assembly is the supreme body of the Association. It decides on any matter submitted to it and has general responsibility for all matters relating to serving the purposes of the club. In particular, the General Meeting approves the report, the budget and the report of the Board of Directors. It also relieves the Board of Directors from all liability, elects the members of the Board of Directors, ceases the Board of Directors due to a breach of the duties of its members or due to impotence for its management.

Finally, it amends the statutes and internal regulations and dissolves the Association.

Article 20

(1) The General Meeting meets regularly once a year in the first quarter of each year, in exceptional cases, when the Board of Directors decides thereon or requests that at least one fifth (1/5) of the members of the Association, the application form, the subject matter to be determined and the items to be discussed.

2) The General Meeting is convened by the Chairman of the Board of Directors by means of a letter of invitation of the members expressly specifying: a) the place, the date and time of the Assembly; b) the issues to be discussed; and c) Assembly is first, second or third and the required number of members to have a quorum.

3) The above invitation must be posted at the offices of the Association at least fifteen (15) days prior to the date of convening the Assembly.

4) The General Assembly is in quorum if it is present in this one (1/2) plus one of the cash members. A quorum not reached in the first Convention is called second with the same issues within three days at least and ten at the latest since the postponed.

The Second Convention is in quorum regardless of the number of members present and cash.

5) The decisions of the General Meeting shall be taken by an absolute majority of the members present and in tune, unless a provision of the law stipulates otherwise.

6) In the General Assembly, if the Chairman of the Board of Directors establishes the existence of a quorum, he proceeds to the election of his / her President and Secretary and then enters the discussion of the determined issues.

7) The Annual General Meeting is submitted to the Board of Directors for discussion and approval: a) the report of the expired management period; b) the budget of the new management period; and c) the Board of Directors' report. Then there is a discussion on these and other predetermined issues and a decision is taken by an absolute majority of the members present in cash.

Article 21

1) Every three (3) years the Ordinary General Meeting, after exhaustion of the pre-defined issues, proceeds to the vote for the election of the new Board of Directors.

2) Before the elections are held, the General Assembly elects a three-member Election Committee, which deals with the holding of the vote for the election of the new seven-member (7) Board of Directors.

3) The members of the Association are entitled to vote and are elected in the elections, provided that they submit to the Board of Directors in writing at least three days before the General Assembly, as provided in article 9 hereof.

4) Elections shall be by secret ballot. The ballot papers are printed or typed in a uniform manner and are delivered to the Election Committee, which distributes them to the attendees. On the ballot, the voter may mark up to seven (7) or more crosses of preference.

The Electoral Commission to each of the attendants delivers a file stamped with the seal of the Association.

The voters, after putting the ballot paper in it, seal it and then personally drop it on the ballot after it has been noted in the existing list of voting members who voted that the registered voter voted. The right to vote by telegram or document of authorization of

another member (each member can vote by authorization only for two other members) have all regular members when they are prevented from coming in person.

5) At the end of the voting, the Electoral Commission acts to sort the ballot papers, initializing each file. An envelope containing more than one ballot or non-complying with the Laws and formulas shall be disregarded and shall be declared void by the Electoral Commission. Seven (7) first-time majority were considered successful.

6) Upon completion of the scrutiny, the Election Committee draws up the relevant voting list and announces the seven first councilors and the successful candidates for the position of the Board of Directors. This minutes shall be signed by the members of the Election Commission, the President and the Secretary of the General Assembly and, after the ballot papers, shall be delivered to the Secretary of the Assembly.

Article 22

Audit Committee

The Audit Committee consists of three (3) members, elected on the day of the elections following the submission of nominations, as well as for the Board of Directors. Members are selected for which the same conditions are met as for the members of the Board of Directors. The vote is secret and the voter is entitled to one to three (1-3) crosses of preference for the candidates of the Audit Committee.

The Audit Committee exercises control over cash management and, at the end of each year, submits the report to the General Meeting. It is entitled to examine the documents and the Books of the Association and to request at any time the demonstration of the Fund of the Association.

It prepares a report on the management of the Association's property and submits it to the General Assembly for approval. At its first meeting, the Audit Committee also elects its Chairman, who also directs its work.

Article 23

Amendment of the Articles of Association

The amendment of the Articles of Association requires a resolution of the General Assembly, which is quorate by the presence of more than half of the members of the Association and is cast by a majority of three-fourths of the present.

Article 24

Dissolution of the Association

The dissolution of the Association is decided by a vote of 4/5 of the total number of members that are cash-settled. It takes place automatically after the reduction of the members under twenty (20).

In case of dissolution of the association by decision of the General Assembly of its members, the same decision must also determine the fate of the association's property. In any other

case of dissolution, the property will be transferred to the "Panhellenic Federation of Parents and Guardians of Persons with Special Needs" (POGSKAKAE). In the event that the above-mentioned body does not exist at the time of dissolution of the association, its property will be transferred to other non-profit organizations seeking similar purposes to the Association, at the discretion of the Triennial Administration Council of the Athens Court of First Instance. "

Article 25

Internal rule

The Board of Directors may issue internal regulations, which must be approved by the General Assembly, in order to fine-tune the internal functioning of the Association.

Article 26

The Association has a stamp bearing the regional name of the Association: "ASSOCIATION, PARENTS GARDIANS, KIDS AND FRIENDS OF PERSONS WITH VISION PROBLEMS AND ADDITIONAL SPECIAL NEEDS", "AMIMONI", in the center of the seal the representation of the half-hydra and the following depiction in the year establishment.

Article 27

Final Order

The change of purpose of the Association requires the consensus of all members of the Association's regular members who will participate in a General Assembly to be convened for this purpose.