

**ARTICLES OF ASSOCIATION**  
of the Association named

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**"FRIENDS OF MUSEUMS OF KYTHERA"**

Article 1

**Establishment - Seat - Name.**

I. The Non-Profit Association "Friends of Museums of Kythera" is hereunder established. Where the word "Kythera" is used, this will be for the sake of brevity whereas it encompasses Kythera, Antikythera and the surrounding islets.

II. The seat of the Association is the local community of Kythera, Municipal Unit of Kythera, Islands Regional Unit, Administrative Region of Attica.

III. The Association may also establish branches and offices in other places in Greece or abroad.

Article 2

**Scope**

The scope of the Association is as follows:

I. Study and protection of antiquities, monuments but also of the cultural and human-made environments of Kythera, in general;

II. Support of all efforts to promote the historical, archaeological, cultural and technological heritage of Kythera;

III. Raising of awareness of the broader audience about the history of art and culture of Kythera of all eras and support to persons, groups, and organizations of artistic creation;

IV. Strengthening and forging of communication among communities of the Diaspora through Kytheran civilization;

V. Establishment and smooth operation of Museums - organizations of historical memory of our people (Archaeological, Byzantine, Folk Art, Maritime, Migration, Beekeeping, a.o.) and, in particular, resuming of operation of the Archaeological Museum of Kythera in cooperation with the Ministry of Culture and its competent bodies;

VI. Enrichment of collections of Kythera Islands Museums (those operating and those that will be established or will resume operation);

VII. Repatriation of items found during excavations in the broader area of Kythera (land and sea) and placement in the Museums of Kytheran Islands.

Article 3

**Means to implement the scope**

The Association seeks to implement its scope using all lawful means and in particular:

I. Organizing seminars, lectures, exhibitions, day-conferences, excursions and other educational events of archaeology and culture-related nature.

II. Publishing of printed material (journals, books, a.o.), compact discs of archaeology and culture content, in general, and creation of a website to promote the scope and actions of the Association.

III. Carrying out studies, research, and taking any other action necessary to put forward, protect and upgrade antiquities, monuments and the cultural environment of Kythera in general.

IV. Assigning studies to members or non-members specialized professionals, in the framework of the scope of the Association.

V. Setting up offices and clubs to facilitate communication of members and cooperating, as appropriate, with larger associations, private and state bodies to promote the scope of the Association in general, both in Greece and abroad.

VI. Providing funds and demonstrating its support toward archaeological excavations carried out in Kythera and Antikythera.

VII. Accepting financial aid, sponsorships, gifts and bequests in support of the operation and expansion of museum facilities, and subsidies by public and private organizations and bodies.

VIII. Taking all necessary and lawful action appropriate to promote and claim implementation of the scope of the Association.

#### Article 4 **Members**

I. The members of the Association may either be regular, corresponding or emeritus.

a. Any person of age may become a regular member of the Association by addressing an application to the BoD, provided they meet the legal conditions and wish to work for the achievement of the scope of the Association. The BoD decision shall be taken by majority following submission of a proposal by two regular members. Each member of the Association shall have the right to vote for other members, to stand as a candidate, vote at a General Meeting that will follow the Ordinary General Meeting after they become members.

b. Corresponding members are those of the members not residing in Kythera, wishing to contribute to the promotion of the principles of the Association without participating in the Association's management. Corresponding members shall have a membership in the Association according to the procedure described above.

c. Emeritus members are those persons having provided exceptional cultural services to our islands, to the Association of Friends and to the Museums of Kythera, or donors. Decision on emeritus members shall be taken by the General Meeting upon proposal of the Board of Directors of the Association or of at least one fifth (1/5) of the regular members. Emeritus members shall be present at the General Meetings and express their opinions and views but have no voting rights. They are discharged from any financial obligation towards the Association.

II. The members of the Association must be capable to contract

III. A person having been deprived of the right to freely establish a corporation or a union of persons or a person having so been deprived under a judicial authority's judgment or a person convicted for violation of the law on protection of antiquities may not be a member of the Association.

IV. Membership shall be attached to a person and acquired at the day of that person's registration in the Register of the Association.

#### Article 5 **Members' Rights**

I. The regular members of the Association shall be entitled to:

- a. Participate in the General Meeting on an equal basis provided they have previously fulfilled their financial obligations towards the Association;
- b. Express their opinions through voting once they acquire voting rights under these Articles;
- c. Vote for the Association's members elect;
- d. Be elected as the Association's members elect.
- e. Enjoy all benefits arising out their membership in the Association;
- f. Leave the Association freely by submitting a written application to the BoD requesting to be removed therefrom.



II. Departing Members may again become members according to the procedure described above.

Article 6  
**Members' Obligations**

I. The members of the Association must:

- a. Contribute to the implementation of the scope of the Association;
- b. Attend the meetings of the Association;
- c. Participate in the activities of the Association;
- d. Pay membership contribution for registration with the Association;  
(Members removed and re-registering before a year elapses shall not be subject to repay membership costs.)
- e. Pay their financial membership fee and any other fees to the Association;
- f. Treat each other in an ethical and solidary manner;
- g. Comply with the laws on Associations and the provisions in these Articles of Association, the principles of the Association and the decisions of the Board of Directors and of the General Meeting of Members.

II. Any infringement of the provisions of these Articles of Association shall be subject to disciplinary control of those accountable.

Article 7  
**Disciplinary control**

I. Disciplinary control shall be exercised by the Board of Directors and in exceptional cases, at its discretion, by the General Meeting of Members, and shall consist of the following:

- a. Reprimand;
- b. Provisional suspension from the Association of up to one year;
- c. Definitive expulsion from the Association.

II. A member of the Board of Directors shall be exempted from the exercise of disciplinary control if:

- a. That member of the BoD and the person subject to disciplinary control are relatives to the fourth degree;
- b. They have proposed one another to be given membership;
- c. There is request for exemption which has been agreed to by the Board of Directors.

III. Disciplinary control procedure shall be initiated by the Board of Directors or by directive of the General Meeting.

IV. A two-month (2-month) time frame shall be granted to appeal in the Extraordinary General Meeting against the decision of the Board of Directors imposing disciplinary penalties.

V. The decisions concerning exercise of disciplinary control shall be adopted through a secret ballot.

Article 8  
**Expulsion of Members**

I. The Board of Directors may decide by a 5/7 majority to expel a member from the Association for good reason under these Articles of Association and the relevant laws governing Associations.

II. A decision to expel a member may be taken mainly if:

- a. If for a consecutive term of three (3) year a member fails to fulfill their financial obligations towards the Association;
- b. If convicted by a definitive ruling for a criminal offense or grave misdemeanor;

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Note: For the time during which a member of the Association is awaiting trial for charges of sub-paragraphs b and c, membership may be suspended.

III. A member expelled may again become member by decision of the Board of Directors provided that the grounds for expulsion or the other grounds have become insignificant.

#### Article 9

##### **Funds**

The Association's funds are as follows:

- a. Regular annual subscriptions of the members and subscription fees;
- b. Extraordinary subscriptions of the members;
- c. Income coming from the estate of the Association.
- d. Donations, sponsorships, succession or legacy passed on to the Association shall be accepted by decision of the Board of Directors and in case of a disagreement by resolution of the General Meeting of Members;
- e. Income generated from the organization of art events, gatherings, ballroom events, lotteries, sale of printed material, books, a.o., for the purpose of financing the scope listed in Article 3.

Note: The amounts of sub-paragraphs a and b shall be set by a decision of the Board of Directors. Where the amount of an extraordinary contribution must be over three times the annual subscription fee within the same year such decision shall be taken by the General Meeting.

#### Article 10

##### **Financial Management**

I. The management of the finances of the Association shall be carried out based on the revenue - expenses budget drafted by the Board of Directors and approved by the General Meeting, effective as of January 1 to December 31 of each year.

II. Until the budget for the new year is approved, receipts and payments may be based on the budget of the preceding year.

III. The balance and account of each year and the report of the Audit Committee must be submitted to the General Meeting for approval within three (3) months from the end of the financial year.

IV. Funds shall be collected after a collection bill duplicate is issued, bearing the stamp of the Association and signed by the Treasurer and the Chairman of the Board of Directors.

V. An amount up to five-hundred (500) euro shall be kept at the Treasury of the Association and the rest shall be deposited to a savings account in the Association's name.

VI. Withdrawing money from a bank account ("savings" or "sight" account) shall be made by means of a payment order or cheques (bank or personal cheques), signed by the Chairman of the Board of Directors and the Treasurer.

VII. Payments of the Association shall be made by means of cheques or in cash. Both above payment methods shall be accompanied by a written proof of receipt signed by the Chairman of the Board of the Directors and the Treasurer.

VIII. Expense shall be valid insofar a decision of the Board of Directors is taken concerning an amount equal or lower than three thousand (3,000) euro, or a decision of the General Meeting in any other case.

IX. In exceptional cases, the Chairman of the Board of Directors may, having obtained the agreement of the Treasurer and of the Secretary, make an expense of up to five-hundred (500.00) euro and request for approval after such expense is made.



Article 11  
**General Meeting**

I. The General Meeting is the supreme and dominant body of the Association. It expresses the will of the members. It is composed of the Chairman and the Secretary elected before the start of transactions of the Meeting by the Association's members present at the General Meeting.

II. The General Meeting shall convene regularly once (1) per year within the first quarter of the financial year and shall hold an extraordinary meeting whenever the Board of Directors so requests.

III. Entitled to request convening of the General Meeting shall be the regular members of the Association as well, by a written application of one fifth (1/5) of the members, and the Audit Committee in case of management discrepancy. The application for convening a General Meeting shall be addressed to the Board of Directors and must list the items to be discussed. In both cases the Board of Directors must convene the General Meeting within ten (10) days. In case no action is taken or convening is denied, this shall be decided by a Court.

IV. The regular members shall be called to attend the General Meeting by individual invitation signed by the Chairman and the Secretary of the Board of Directors and shall be mailed or emailed to the email addresses of the members no later than ten (10) days prior to the meeting.

V. The invitation lists the items of the agenda as well as the time and place where the General Meeting will be held.

VI. Only items listed in the invitation shall be discussed at the General Meeting. These items shall be determined by decision of the Board of Directors or upon proposal of at least one fifth (1/5) of the regular members ten (10) days prior to the discussion of the items at the BoD. A Decision may be taken even without a Meeting of the Members being held if all members of the Association without exception state their consent on a specific proposal in writing.

VII. The decisions of the General Meeting of the Members may be appealed in Court if they are taken in violation of the laws or of the provisions in these Articles of Association.

Article 12  
**Holding of the General Meeting**

I. The members of the Association shall appear in person at the General Meeting and sign the relevant Book. Regular members of the Association may, following timely notice to the BoD, be represented at the General Meeting by another member who upon appearance at the meeting must have the relevant legal document to submit to the Secretariat of the Association. Authorization may alternatively be emailed. Each member may represent up to two absent members and each member may be represented up to three consecutive General Meetings.

II. The General Meeting shall form a quorum if at least one half (1/2) of the the regular members with no financial issues pending are present. If no quorum is formed at the first Meeting, a new repeat Meeting that will discuss the same items shall be convened after at least five (5) days and shall form a quorum if one fourth (1/4) of the registered members are present. If no quorum is formed at the second Meeting, a new repeat Meeting shall be convened after at least five (5) days and shall form a quorum if ten (10) members are present.

III. Members of the Association elected by a show of hands of the members legally present shall perform Chairman and Secretary duties at the General Meeting. The Chairman of the General Meeting shall declare the meeting open and closed and direct discussions by order of the items on the agenda.

IV. Decisions shall be taken by absolute majority of the members present and voting by an open ballot (unless otherwise specified in the Articles of Association). In case of a tie, the Chairman of the Meeting shall have the



casting vote.

V. Decisions of the General Meeting concerning elections, elections of bodies of the Association, matters of trust, approval of accountability or personal matters shall be taken by a secret ballot.

VI. Only regular members with a right to vote shall be present at the secret ballot voting.

VII. The legal counsellor of the Association may be present at the meetings of the General Meeting of Members.

VIII. Decisions taken in violation of the provisions of these Articles of Association shall be deemed null and void.

IX. The minutes of the meetings shall be signed by the Chairman and the Secretary of the General Meeting, and kept by the Secretary.

### Article 13 **Powers of the General Meeting**

I. The General Meeting shall discuss topics submitted for discussion.

II. Topics rejected by the General Meeting can be re-discussed only by a decision subsequent to the decision of the General Meeting.

III. The General Meeting has global powers.

IV. Topics discussed solely at the General Meeting are as follows: a) Approve the budget, balance, account; b) Report on the work of the Board of Directors after the end of the management year; c) Approve an amount exceeding three thousand (3,000) euro; d) Determine the amount of daily compensation for elected members' workdays and attendance of the Board of Directors' members; e) Acquire for consideration movable or immovable property of over five thousand (5,000) euro worth; f) Accept succession or legacy also by way of gift; g) Elect the members of the Tellers Committee whenever elections take place; h) Elect the members of the Board of Directors; i) Elect the members of the Audit Committee; j) Supervise and audit the Management of the Association; k) Remove members of the Board of Directors or of the Audit Committee for good reason or grave violation of duty; l) Appeal decisions of the Board of Directors; m) Exercise disciplinary control of the members of the Association following transfer of a case by the BoD; n) Impose extraordinary contribution; o) Take decision to adhere to domestic or foreign larger associations; p) Amend the Articles of Association; r) Approve internal regulations; s) Suspend activities of the Association; t) Dissolve the Association.

V. In the cases of items p, r, s, t, half of the regular members shall be required to vote and a majority of three fourths (3/4) of the shall be required for a decision to be adopted.

### Article 14 **Board of Directors**

I. The Association is managed by a Board of Directors composed of seven (7) members, namely, one (1) Chairman, one (1) Vice-Chairman, one (1) Secretary, one (1) Treasurer and three (3) Directors, all of which unremunerated, and elected by the General Meeting of the Members of the Association among the regular members, having three (3) replacements. The term of office of the members of the Board of Directors shall be two (2) years.

II. Outgoing members of the Board of Directors shall be replaced by the replacing members by order of election to the office.

III. The posts of Chairman, Vice-Chairman, Secretary and Treasurer may not be held by the same person.

IV. The members of the Board of Directors shall be jointly liable for the course of business of the Association



unless they were present during the voting for a specific decision to which they opposed and such opposition was recorded in the minutes:

V. The Board of Directors shall convene regularly once (1) per year within the first two months and shall hold an extraordinary meeting whenever the Chairman deems necessary or if so requested in writing by three (3) of its members. It shall form a quorum if at least four (4) out of its seven (7) members are present.

VI. The Chairman being absent or indisposed shall be replaced in order of priority by the Vice-Chairman or by the oldest member among the Directors of the Board.

VII. Decisions shall be taken by majority of the members present and in case of a tie, the Chairman shall have the casting vote.

VIII. In case a topic related to a member of the Board of Directors is discussed at the meeting, that member shall be invited as usual, attend, participate in the discussion but shall have no right to vote.

IX. Members shall receive notice of a meeting at least five (5) days prior to the meeting by means of a written notice, email or telephone invitation referencing the items of the agenda.

X. In absolutely exceptional cases, members shall be invited to a meeting on the very day of the meeting by any means.

XI. A member failing to attend three (3) consecutive regular or extraordinary meetings shall be deemed to have resigned, unless indisposed for good reason and such impediment is timely notified to the Chairman.

XII. In case four (4) members of the Board of Directors resign, the remaining members shall convene an Extraordinary General Meeting to elect a new management.

XIII. Members of the Board of Directors may not be employees of the Association or enter into contract with the Association for any consideration, fee or profit in general.

#### Article 15

#### **Competences of the Board of Directors**

The Board of Directors has the following competences: a) Manage the Association; b) Exercise disciplinary control of the members of the Association (in case the BoD fails to exercise such control, this shall be exercised by the General Meeting); c) Decide on the subscription or expulsion of members; d) Convene by virtue of its Chairman and of the Secretary the meetings of the General Meeting; e) Enforce the resolutions of the General Meeting; f) Ensure compliance with provisions of the Articles of Association; g) Notify, in accordance with the law, state authorities, of matters that should by law become known to the authorities; h) Nominate BoD members in Committees set up to address Association-related matters; i) Manage the estate of the Association; j) Decide on expenses to be paid for the implementation of the scope of the Association; k) Determine and prioritize subjects implemented by the Association; l) Set the subscription fee for the members of the Association as well as the extraordinary contribution and, in general, adjust the amounts referred to in the Articles of Association to new realities, by a five sevenths (5/7) majority, and in case where such majority is not achieved in two (2) meetings, the topic shall be transferred to the General Meeting of the Members; m) Decide on the representation of the Association before any third parties and state authorities; n) Appoint a legal counsellor and other experts or technical advisers; o) Recruit staff to work at the offices of the Association and enter into contract with persons providing services to the Association and which are not connected with the BoD; p) Organize seminars and educational lectures; r) Establish offices outside the seat of the Association. Such decision shall be taken by a five sevenths (5/7) majority; s) Undertake publishing of informative leaflets, journals, books and other printed material; t) Organize art events; u) Propose emeritus members of the Association to be elected by the General Meeting; v) Take charge of any matter related to the Association.



Article 16  
**Competences of the Chairman**

I. The Chairman shall:

- a. Along with the Secretary, convene regular and extraordinary meetings of the Board of Directors and the General Meetings;
- b. Ensure enforcement of the decisions of the Board of Directors and of the General Meeting of the Members;
- c. Represent the Association before any third parties and state authorities unless otherwise specifically decided by the Board of Directors or the General Meeting;
- d. Agree to and sign contracts, enforcing decisions of the Board of Directors;
- e. Along with the Secretary, process and sign the correspondence;
- f. Monitor and control the finances of the Association;
- g. Along with the Treasurer, sign payment orders, cheques and collection bills;
- h. Along with the Treasurer, make transactions in the savings account
- i. Check the Treasury books;
- j. Call for the Audit Committee to conduct an audit of the finances of the Association;
- k. Decide on the assignment of his competences to the Vice-Chairman;

II. In the meetings of the Board of Directors, when the Chairman is absent or indisposed, he shall be replaced in order of priority by the Vice-Chairman or the oldest among the Directors present.

Article 17  
**Responsibilities of the Secretary**

I. The Secretary shall:

- a. Manage the Secretariat of the Association;
- b. Handle correspondence of the Association, along with the Chairman;
- c. Keep the minutes of the meetings of the Board of Directors;
- d. Keep the stamp of the Association and affix it on the documents;
- e. Cooperate with the organs of the Association and provide them with the necessary information;
- f. Keep the minutes of the General Meeting, of the Board of Directors, of the Tellers Committee and the reports of the Audit Committee;
- g. The Secretary shall be jointly responsible with the Chairman for accurately keeping the books and records of the Association.

II. The Secretary, when absent or indisposed, shall be replaced by one of the Directors appointed by the Board of Directors.

Article 18  
**Responsibilities of the Treasurer**

I. The Treasurer shall:

- a. Manage the finances of the Association;
- b. Make payments and collections under payment orders and collection bills signed by the Chairman and the Treasurer;
- c. Along with the Chairman, make transactions in the savings account;
- d. Place at the disposal of the Board of Director, of the Audit Committee and of the General Meeting all information concerning the financial standing of the Association;
- e. Keep the books as provided by the law and the Articles of Association and shall be jointly responsible with the Chairman for the financial management of the Association;
- f. Every two months, submit a summary report to the Board of Directors meeting on the finances of the Association.

II. The Treasurer, when indisposed or absent, shall be replaced by one of the Directors appointed by the Board of Directors.



#### Article 19

#### **Election procedure for the elected Members of the Association**

- I. Only regular members may submit an application for election. Those wishing to be elected members of the Board of Directors or of the Audit Committee shall submit the respective application to the Board of Directors within the time limit set by the Board of Directors provided they have previously fulfilled their financial obligations towards the Association.
- II. The names of candidates shall be alphabetically and separately listed for Board of Directors and Audit Committee candidates and shall be notified in good time to the members, and entered either in the same or a different ballot paper as the Board of Directors may see fit.
- III. The members of the Association shall vote by a secret ballot, affixing a cross mark on the left of the names, seven (7) members for the Board of Directors and three (3) for the Audit Committee, at a maximum.
- IV. Successful candidates will be declared those receiving the highest number of votes. Seven (7) of them shall be members of the Board of Directors and the three (3) that follow shall be replacements. The first three (3) from the list of the Audit Committee shall be its regular members and the two (2) that follow shall be the replacements.
- V. In case of a tie, a decision shall be taken by drawing lots between the two candidates receiving an equal number of votes.
- VI. Upon announcement of the results, candidates elected shall each submit a solemn declaration therein stating that they have not been deprived from their civil rights and that there is no final decision of conviction against them for a criminal offense or grave misdemeanor associated with the business under these Articles of Association.
- VII: Those elected to the Board of Directors shall form a body and allocate competences among them in accordance with paragraph I of Article 14 to undertake management of the Association.

#### Article 20

#### **Audit Committee**

- I. Audit Committee shall be elected by the General Meeting of the Members together with the Board of Directors and shall be composed of three (3) members and two (2) replacements.
- II. Audit Committee shall audit the financial standing of the Association and draft a relevant report which it shall submit for review to the General Meeting of the Members no later than two (2) months after the end of the management year.
- III. The audit shall be carried out following an order or on own motion, at anytime. There is a statutory obligation for an audit to be carried out at the end of the management year, so that the report announced to the members of the Association at least five (5) days before the convening of the General Meeting is submitted to the Association for review.
- IV. In case of any management discrepancies, Audit Committee shall address to the Board of Directors in writing and request the convening of the General Meeting to submit to the Meeting the findings for review. In this case, the Board of Directors shall have to convene the General Meeting within twenty (20) days.

#### Article 21

#### **Remuneration of the Directors**

- I. The members of the Board of Directors or of the Audit Committee may not provide services to the Association

as employees or contractors or sign contracts with the Association for a consideration.

II. In exceptional cases, the Board of Directors by a five sevenths (5/7) majority may sign an agreement with a contractor or a contract for services with a member of the Association. The member concerned shall attend the discussion but shall have no right to vote during decision-making.

#### Article 22

#### **Amendment to the Articles of Association**

I. The Association shall have the discretion to amend the Articles of Association by a statutory majority (Article 13, sub-para, V)

II. Amendments shall become effective as of the day following the date of entry into the relevant Records of the Court of First Instance.

#### Article 23

#### **Internal Regulations**

I. Matters concerning internal operation may be settled under internal Regulations.

II. These Regulations shall be submitted to the General Meeting for approval by decision of the Board of Directors and become effective as of the day following their publication at the Court of First Instance.

#### Article 24

#### **Dissolution of the Association**

I. Dissolution of the Association shall be decided by the General Meeting of the Members by a statutory majority (Art. 13, sub-para, V).

II. Dissolution of the Association shall be proposed by the Board of Directors by at least one fifth (1/5) of the number of the regular members, or by the Audit Committee in case of serious management discrepancy.

III. The Association may be dissolved by a court ruling for violation of the Law governing Associations or of these Articles of Association.

#### Article 25

#### **Handling of the estate following dissolution of the Association**

I. If the Association is dissolved, its estate shall not be distributed among its members. The General Meeting of the Members shall decide on what will happen to the estate.

II. In case no such decision is taken, the estate of the Association shall be accrued to the Kytheran Club of Hora of Kythera on the binding condition that the Club will utilize this estate as well as any profits therefrom solely for the maintenance and operation of the Kythera Islands Museums.

#### Article 26

#### **Stamp and Mark**

I. The stamp of the Association is round and in the middle it features an exhibit of a Kytheran finding and the name of the Association, whereas the seat and the year of establishment are placed around the stamp.

II. The Association may by a decision of the Board of Directors specify the special mark and modifications thereto. Any further change to the mark may be made solely through amendment to the Articles of Association.



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Article 27  
**Books of the Association**

The books that the Association keeps are the below listed:

- a. Register of Members, where the details of the members are listed;
- b. Book of Minutes of the Board of the Directors;
- c. Book of attendance at the General Meeting;
- d. Book of the Minutes of the General Meeting of the Members;
- e. Book of collections - payments;
- f. Book of the Association's Estate;
- g. Book of inbound and outbound documents;
- h. Protocol of inbound and outbound documents;
- i. Book of consumables.

*Note: The Association may keep other books as well depending on its needs. Moreover, it can keep the statutory books in electronic form. At the end of each year, these books will be printed out, bound, stamped and signed by the Chairman, the Secretary and the Treasurer to then be archived, ensuring the information contained therein remains unaltered.*

Article 28  
**General provisions**

I. The Association shall be entitled to participate in larger or similar associations, domestic or foreign ones. The General Meeting of the Members shall take a relevant decision. As regards representation and relationship of the bodies with the Association, provisions of these Articles of Association and the relevant laws shall apply by analogy.

II. Any acts by the organs of the Association shall be valid and binding upon the Association provided they are decided in the framework of their competences during the the term of office.

Article 29  
**Interim provision**

Until a different decision is taken, the financial participation of the members of the Association shall be as follows:

- a. Members' subscription right, 20 euro
- b. Annual membership of regular members, 30 euro
- c. Annual membership of corresponding members, 20 euro

Article 30  
**Final provision**

These Articles of Association are composed of thirty (30) articles. This was read, discussed and voted for by article and as a whole on 07-09-2012 by the Meeting of the founders of the Association who sign hereunder. These Articles shall enter into force following approval by the competent Court and registration of the Association in the pertinent books of the Piraeus Court of First Instance.

Kythera, 07-09-2012

**THE FOUNDING MEMBERS OF THE ASSOCIATION: "FRIENDS OF MUSEUMS OF KYTHERA"**

s/n	FULL NAME	FATHER'S NAME	ADDRESS	SIGNATURE
1.	LOURANTOS DIMITRIOS	NIKOLAOS	HORA, KYTHERA, PC 80100	(signed)

2.	TZORTZOPOULOU ELENI	EVANGELOS	KARAVAS, KYTHERA, PC 80200	(signed)
s/n	FULL NAME	FATHER'S NAME	ADDRESS	SIGNATURE
3. 33	STATHATOS IOANNIS	KONSTANTINOS	STRAPODI, KYTHERA, PC 80100	(signed)
4.	HAROS EMMANOUIL	SPYRIDON-KONSTANTINOS	HORA, KYTHERA, PC 80100	(signed)
5.	DEFTEREVOU MARIA	IGNATIOS	TSIKALARIA, KYTHERA, PC 80100	(signed)
6.	ZANTIOTIS PANAGIOTIS	GEORGIOS	AGIA PELAGIA, KYTHERA, PC 80200	(signed)
7.	MICHALAKAKIS HARALAMPOS	IOANNIS	FRILIGKIANIKA, KYTHERA, PC 80100	(signed)
8.	TZANNES GEORGIOS	IOANNIS	KYPRIOTIANIKA, KYTHERA, PC 80100	(signed)
9.	BAMPOUNI DESPINA	STAVROS	PL. AMMOS, PC 80200	(signed)
10.	PAPACHRISTOPOULOU ANNA	EVANGELOS	AG. TRIADOS, PC 57019, THERMAIKOS	(signed)
11.	DIAKOPOULOS IOANNIS	PANAGIOTIS	ANO MAGIANIKA, AG. ANASTASIA, PC 80200	(signed)
12.	PETROCHEILOU DAFNI	DIMITRIOS	PROGKI, KYTHERA, PC 80200	(signed)
13.	TSARAVOPOULOS ARIS-GEORGIOS	NIKOLAOS-AGATHOKLIS	ALEXANDRADES, KYTHERA, PC 80100	(signed)
14.	DAPONTES EMMANOUIL	IOANNIS	HORA, KYTHERA, PC 80100	(signed)
15.	ZERVOU KALLIOPI	IOANNIS	SYDNEY, AUSTRALIA	(signed)
16.	TSARAVOPOULOS FOIVOS	ARIS-GEORGIOS	ALEXANDRADES, KYTHERA, PC 80100	(signed)
17.	FRAGKOU EVANGELIA	ILIAS	PERSEFONIS 4, KALAMATA	(signed)
18.	TZORTZOPOULOU PANAGIOTA	EVANGELOS	RODOPIS 2A, KIFISIA	(signed)
19.	FARDOULIS JOHN	THEMIS	SYDNEY, AUSTRALIA	(signed)
20.	PAPAPELEKANOS ALEXIOS	CHRISTOFOROS	PALAIOPOLI, KYTHERA, PC 80100	(signed)
21.	FATSEA STAVROULA	CHRISTOS	KONTOLIANIKA, KYTHERA, PC 80100	(signed)
22.	KAFKIA ARISTEA-REA	PANAGIOTIS	HORA, KYTHERA, PC 80100	(signed)
23.	KYROU ADONIS	KYROS	ATHENS	(signed)
24.	KOMNINOU THEANO	NIKOLAOS	AGIA PELAGIA, KYTHERA, PC 80200	(signed)
25.	KEPREOTIS VICTOR		SYDNEY, AUSTRALIA	p.p. (signed)
26.	KAIDETSI STELLA	HARALAMPOS	AGIA PELAGIA, KYTHERA, PC 80200	(signed)
27.	PROTOPSALTI EVANTHIA	PANAGIOTIS	PALAIOPOLI, KYTHERA, PC 80100	(signed)
28.	TZORTZOPOULOS	EVANGELOS	KARAVAS, KYTHERA, PC 80200	(signed)



	HARALAMPOS			
s/n	FULL NAME	FATHER'S NAME	ADDRESS	SIGNATURE
29.	TZORTZOPOULOU – GREGORY LITA	JOHN	KARAVAS, KYTHERA, PC 80200	(signed)
30.	GREGORY TIMOTHY-EDMOND		KARAVAS, KYTHERA, PC 80200	(signed)
31.	KOUTRAFOURIS DIMITRIOS	NIKOLAOS	SPILIES KALAMOU, KYTHERA, PC 80100	(signed)

AS AMENDED BY DECISION OF THE COURT No. 551/2014

illegible stamp

110 (illegible) 15-4-2014

(signed)

THE RESIDENT

OF THE FIRST INSTANCE CURT JUDGES

KARAKATSANIS THEOKLITOS

entered with Reg. No. 4950

15-4-2014

I, the undersigned attorney-at-law, hereby  
 certify that this true and accurate translation  
 from greek to english, of  
 which language I am a proficient user, concerns  
 the attached document as specified in the  
 Lawyers' Code  
 (article 36 par. 2 L. 4194/2013 Official Government Gazette 208 Issue A27.09.2013)

Athens, ..... 1.3. NOE. 2020...  
 the translator and certifying attorney-at-law

  
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