



CONSTITUTION

Article 1

The name of the civil non profitable society shall be "House Damaris", it shall be governed by the provisions of articles 741-784 of the Civil Law and it shall have its registered office in Gerakas Attikis (Leof. Marathonos 176, 15344)

Article 2

The object of the society

"House Damaris" is a trans-denominational Christian charitable organization that seeks to provide long-term recovery programs (3 to 7 years) designed to guide sexually exploited/trafficked women and youth, or those at identifiable risk of becoming sexually exploited/trafficked, with or without children, between the ages of 18 and 29 into full rehabilitation and re-integration into society.

Article 3

For the fulfilment of the above philanthropic object the "House Damaris"

will:

A. Organize a long-term recovery program to assist sexually exploited/trafficked women and youth (with or without children) in the development of interpersonal relationships with their peers and significant others, enabling personal awareness and growth.

B. Maintain infrastructures, providing services of catering and accommodation for the participants in the program

C. Raise funds by contribution of the partners and third parties and dispose of them for its humanitarian purposes and public welfare work undertaken by the society;

D. Organize seminars and lectures, as well as any kind public events, relevant to the society's objects; (for example sensitize and promote awareness of the special needs of sexually exploited/trafficked women and youth.

E. Hire and train volunteers wishing to serve within the House Damaris housing programs.

F. Obtain and issue printed matters, magazines and books within the frameworks of the society's objects;

G. Acquire real properties for the accomplishment of the society's objects.

Article 4

1. Given that the object of the society is primarily humanitarian charitable and not profitable, the society bases its existence upon the love of persons who undertake this work and **accepts every well-intentioned contribution** by any physical person or legal entity, which is given for that effort with a spirit of honesty and true support. In this context the financial resources of the organization can be obtained from:

A. Sponsorships, donations, inheritances or bequests from natural or legal always entities keeping the benefit of inventory, national and European grants and funding, donation and grants from international organizations, public services, public and private enterprises domestically and foreign, that are supplied to support its purpose.

B. Participation in European, national or international programs.

C. Revenue from its activities and the means to achieve its purposes. In any case, the society maintains subject not to accept offers the motives of which are controlled and it is revealed that they do not emanate from the Christian solidarity and love spirit.

2. The society is a non-profit legal entity and the liability for any obligations towards the government or third parties lies with the entity itself. Both in the duration as well as the dissolution of the society distribution of profits to its partners is not allowed. Any addition to the contributions of partners, the society's net capital or assets of any kind shall be made available during the operation for the utilization of the society's purpose.

Article 5

The corporate capital shall amount to five thousand (€5,000.00) Euros , which all the partners have contributed in equal parts.

Article 6

The general meeting of the partners is the society's highest body being entitled to decide on all matters concerned by majority.

New members of the society may be admitted by resolution of the majority of the present partners, upon amendment of the Society's articles of association, in accordance with the law provisions. A prerequisite for the

admission of a new member in the society shall be his proven devotion to the society's objects and his good public conduct.

Article 7

The Society shall be represented by one or more administrators. The administrators shall be elected by all the partners, by majority vote, and under such capacity thereof they shall appear before all the domestic and foreign courts of any instance and jurisdiction, ordinary and extraordinary ones, with all the capacities of the litigant and for any reason until completion of the hearing. They shall have the power

- to waive legal documents and rights;
- compromise in any issue whatsoever and any claim;
- have transactions with any physical person or legal entity, any authority or public body;
- file statements, applications in any issue and support them being present;
- deposit trademarks and names to the competent courts, authorities and chambers;
- deposit the society's personal property to the banks and other credit institutions and withdraw it. The term of office of the administrators shall be indefinite."

With this document are appointed -

Konstandinia Naki (president and administrators)

Anthoula Intzianni (administrator)

Maria Kapsali (administrators)

Kate Kleinsasser (administrator)

The Administrators shall represent the society, acting jointly or individually each of them, before all the authorities, the courts and third parties that have transactions with it, commit the society by their signature only as long as the undertaken commitment does not exceed the amount of five thousand (5,000) Euros. Joint action or/and signature by two at least of the above administrators shall be required for larger amounts.

Article 8

Dissolution Of House Damaris. The duration of the society shall be indefinite and it shall exist as long as it shall be able to fulfil its object and has the required funds and material means. The dissolution of the society shall be resolved by the general meeting of partners, by majority vote.

In case of death or resignation of a partner the society shall not be dissolved but it shall continue with the remaining partners. In any case the share of the resigned partner shall devolve to the society without compensation and shall not be inherited.

In case of dissolution of the society its assets shall not devolve to the partners or to the beneficiaries thereof but to an organization having a similar object and such resolution shall be passed by the majority of partners.

If no such resolution is passed by the majority of partners, then the First Instance Court of Athens may designate, taking under consideration that the partners' will is to serve the object for which this society was established, a spiritually adjacent organization pursuing a similar object.

This clause is unalterable.

Article 9

Non profit involvement of partners - Personnel of H.D.

1.House Damaris's members shall serve without remuneration and shall not receive either directly or indirectly any profits from their position as

partners. House Damaris must not distribute any gain, profit or dividends or otherwise dispose of its assets to a House Damaris's member. However, they may be reimbursed for all expenses necessarily and reasonably incurred by them in the performance of their duties and while engaged in House Damaris's affairs.

This clause is unalterable.

2. To achieve the objectives and the activities, the Society may:

- Recruit and employ staff, partners or third parties, with fixed or indefinite employment contracts.
- Draw work contracts with partners or third parties.
- Create permanent or not, working groups of volunteers or remunerated for the examination and the promotion of its purposes.

Article 10

Change in Society's Object

A change in object may be resolved upon by the majority of partners. Such change may not have material differences from the object pursued hereby.