

*Перевод с русского языка на английский язык
Translation from Russian into English*

APPROVED
by the General meeting of founders
minutes No.1 dated July 09, 2018

**ARTICLES OF ASSOCIATION
of
Association “Deaf International Football
Association”**

**Moscow
2018**

Main Department of the Ministry of Justice
of the Russian Federation for Moscow

Date of resolution on state registration

AUGUST 31, 2018

1. GENERAL PROVISIONS

1.1. Association “Deaf International Football Association” (hereinafter, the “Association”) is a non-profit corporate organization uniting legal entities and sui juris citizens on the basis of voluntary membership, established for representation and protection of common interests, for attainment of public goals, and other objects described in these Articles of Association.

1.2. Full name in Russian: Ассоциация «Международная футбольная ассоциация глухих».

Abbreviated name in Russian: Международная футбольная ассоциация глухих.

Full name in English: Association “Deaf International Football Association”.

Abbreviated name in English: Deaf International Football Association.

1.3. Location of the Association: Moscow.

2. LEGAL STATUS OF THE ASSOCIATION

2.1. Legal status of the Association shall be determined by the Russian Civil Code, Federal law “On Non-Profit Organization”, other regulatory legal acts of the Russian Federation, these Articles of Association, and shall be governed by generally acceptable international principles, rules and standards.

2.2. The Association shall be deemed established as a legal entity upon its state registration as prescribed by Russian law. It shall own separate estate, shall be liable for its obligations by its property, may on its behalf acquire and exercise property and non-property rights, carry obligations, sue and be sued.

2.3. The Association shall have an independent balance sheet and (or) an estimate.

2.4. The Association is established for an unlimited duration.

2.5. The Association may, in a prescribed manner, open accounts with banks and other credit institutions in the Russian Federation and abroad, except in cases determined by federal laws.

2.6. The Association shall have a round seal bearing its full name in Russian and a reference to its seat. The Association may have stamps and letterheads with its name.

2.7. The Association may establish branches and open representative offices in the territory of the Russian Federation in accordance with legislation of the Russian Federation.

A branch of the Association shall be its separate subdivision located outside the Company’s location performing all or some its functions, including representation functions. The Association’s representative office shall be its separate subdivision located outside the Association’s location and shall represent the interests of the Association and protect the interests. Branches and representative offices of the Association shall not be legal entities; they shall be vested with the Association’s property and shall operate on the basis of the regulations approved by the General members’ meeting of the Association. Property of a branch or a representative office shall be booked in separate balance sheet and the balance sheet of the Association. Managers of branches and representative offices shall be appointed by the General members’ meeting of the Association and shall act on the basis of power of attorney issued by the President.

2.8. Interference of governmental and other authorities, save for any authorities authorized by law, with the Association’s activity shall not be permitted.

3. OBJECTS AND SCOPE OF THE ASSOCIATION’S ACTIVITY

3.1. Main object of establishment and operation of the Association shall be a

consolidation of public organizations, other legal entities and sui juris citizens participating in the development and promotion of football (including futsal) among persons with hearing disabilities of all ages, both in Russia and internationally, including:

- development of football internationally among persons with hearing disabilities of all ages;
- coordination of practical activity of members of the Association;
- promotion of development of football playing among persons with hearing disabilities of all ages, genders and religions on a permanent basis;
- support of uniting, educational, cultural and humanistic values of football, promotion of fair play principles;
- protection of interests of its members;
- making appropriate arrangements for the prevention of violation of the Articles of Association, regulations and decisions of the Association, and rules of football playing, and ensuring their observance by all members;
- preventing development of any methods and practices which may jeopardize integrity of matches or competitions.

3.2. The scope of the Association's activities shall be attainment of the objects stipulated by art.3.1 hereof. To attain its statutory objects, the Association shall carry on the following activity in the manner prescribed by law:

- cooperation with appropriate international and national organizations participating in the development and promotion of football among persons with hearing disabilities of all ages;
- organization and holding football development and promotion programs for persons with hearing disabilities of all ages, for children, youth and developing countries;
- drafting regulatory rules and provisions, and ensuring their observance;
- organization of international competitions, acting as an administrator of such competitions, and in cooperation with other associations;
- regulating and supervising football events throughout the location of its members; controlling and supervising all friendly football matches of all forms between members of the Association;
- management of international sports relationship connected with football within the Association in any form;
- participation in financing of sports and social programs, charitable activity;
- organizing and holding research and practical conferences, seminars, training courses for members of the Association, exhibitions, charitable auctions, competitions, festivals and other public events in its topic;
- protection of rights and legitimate interests of members of the Association, their representation before third parties, and other citizens before governmental authorities, local authorities and public associations;
- utilization of its operating results for the purposes of assistance or other similar organizations concerned;
- development of rules, regulations, projects, programs and standards for activities of members of the Association connected with fostering football among persons with hearing disabilities;
- studying, distributing and assistance in exchange of experience in the development and promotion of football among persons with hearing disabilities;
- organizing and holding events for the purposes of engagement of potential members of the Association, both in the Russian Federation, and abroad;
- organizing publishing and printing activity, releasing training audio, video and other materials on other electronic media;

— provision of consulting services to members of the Association.

3.3. The Association may cooperate with all interested legal entities and individuals for the attainment of its statutory objects.

3.4. The Association may only engage in a gainful activity to the extent it promotes the attainment of its objects, and if consistent with such objects. Such activity shall be: gainful production of goods and services meeting the Association's objects, and acquisition and sale of securities, property and non-property rights, membership in business companies and membership in limited partnerships as a contributor. In accordance with par.5 of art.50 of the Russian Civil Code, to engage in gainful activity the Association formed a property, at the expense of voluntary contributions of founders, in the amount of RUB 10,000 (ten thousand).

3.5. The Association's activity shall be based on contracts, agreements made by the Association with governmental and municipal enterprises, commercial and non-profit organizations, governmental and local authorities, and individuals.

3.6. The Association shall maintain the neutrality with respect to politics and religion, and any discrimination whatsoever in relation to any country, individual or a group of persons in connection with their ethnic origin, gender, language, religion, political views or for any other reason shall be strictly prohibited and punished by way of suspension of membership or expulsion from the Association.

4. ADMISSION TO (JOINING) THE ASSOCIATION AND WITHDRAWAL. RIGHTS AND DUTIES OF MEMBERS OF THE ASSOCIATION

4.1. Membership in the Association shall be voluntary.

4.2. Members of the Association shall be founders of the Association after state registration, and sui juris citizens of the Russian Federation, foreign citizens and stateless persons lawfully staying in the territory of the Russian Federation and legal entities, including foreign, participating in the development and promotion of football among persons with hearing disabilities, paying the admission fee and observing the provisions of these Articles of Association.

4.3. The procedure of admission to the Association and termination of membership in the Association shall be determined by the General members' meeting of the Association. Admission to and expulsion from the Association shall be conducted by the Executive Committee, by a supermajority of 2/3 of votes of members of the Executive Committee attending the meeting.

4.4. Members of the Association shall have legal and economic independence.

4.5. Members of the Association shall have equal rights and equal duties.

4.6. Members of the Association shall pay admission fee, annual and special-purpose membership fees, and additional property contributions to the Association's property. The amount and terms of payment of the above-mentioned fees and contributions shall be determined by resolution of the General members' meeting of the Association.

4.7. The Association's members shall have the right to:

— participate in administration of the Association's affairs, including participation in the General members' meeting, elect and be elected to any bodies of the Association, put before the Association's governing bodies any proposals concerning the Association's activities, participate in their examination, and in passing appropriate resolutions as prescribed by these Articles of Association;

— in the cases and manner prescribed by legislation of the Russian Federation and these Articles of Association, receive information about the Association's activity and review with its accounting and other books and records;

- appeal resolutions of the Association's bodies entailing civil consequences, in the cases and manner prescribed by legislation of the Russian Federation;
- acting on behalf of the Association, in accordance with paragraph 1 of article 182 of the Russian Civil Code, recover damages caused to the Association, in accordance with article 53.1 of the Russian Civil Code;
- acting on behalf of the Association, in accordance with paragraph 1 of article 182 of the Russian Civil Code, challenge transactions consummated by the Association on the grounds stipulated by article 174 of the Russian Civil Code or Russian laws on corporations of particular organizational legal forms, and demand application of consequences of their invalidity, and application of consequences of invalidity of void transactions of the Association;
- along with other members of the Association, use the services rendered by the Association free of charge;
- at own discretion withdraw from the Association at any time;
- use the protection of its legitimate rights by the Association, apply to the Association for representation of common interests of members of the Association before governmental and local authorities, in courts, public associations, before legal entities and individuals, including foreign;
- make references on their letter-heads and seals concerning their membership in the Association;
- make proposals to the agenda of the General members' meetings of the Association;
- receive consulting, methodological, legal and other assistance from the Association, as provided for by these Articles of Association;
- exercise the priority right to use the Association's data base, and the priority right to participate in events held by the Association.

4.8. Members of the Association shall:

- participate in formation of the Company's property to the required extent, according to the procedure, by way and within the time period stipulated by the Civil Code, other laws of the Russian Federation or these Articles of Association;
- not disclose confidential information about the Association's activity;
- participate in making corporate decisions, without which the Association may not continue its activity in accordance with the law of the Russian Federation, if its participation is required for making such decisions;
- not do any acts deliberately aimed at causing damage to the Association;
- not do any act (omission) substantially impeding or making attainment of the Association's objects impossible;
- pay membership fees envisaged by these Articles of Association and by resolution of the General meeting make additional property contributions to the Association's property;
- assist the Association in its activities;
- actively facilitate in implementation of the Association's programs and attainment of its objects;
- observe Russian law and requirements of these Articles of Association, execute resolutions of the Association's governing bodies passed within their competence;
- perform undertaken obligations in relation to the Association;
- provide information required for the Association's operation, other than information constituting a trade secret of the Association's member;
- observe the principles of loyalty, honesty and diligent sportsmanship expressing the fair play intention through compliance with effective regulations;

— participate in competitions and other sports events arranged by the Association.

4.9. Membership in the Association shall terminate in the following cases:

- voluntary withdrawal from the Association;
- expulsion from the Association in the cases stipulated by art.4.11 hereof.

4.10. In case of termination of membership in the Association, property contributed to the Association by the withdrawing member of the Association, including admission fee, membership and other fees shall not be returned.

4.11. Member of the Association may be expelled in the following cases:

- non-participation in the Association's activity;
- engagement in any activity discrediting the Association and its members;
- failure to execute resolutions of the Association's governing bodies passed within their competence;
- failure to pay fees;
- failure to perform other duties stipulated by these Articles of Association and resolutions of the Association's governing bodies.

5. MEMBERSHIP STRUCTURE, COMPETENCE OF AND DECISION- MAKING BY THE ASSOCIATION'S BODIES

5.1. The supreme governing body of the Association shall be the General meeting of members of the Association (hereinafter, the General meeting).

5.2. The General meeting shall be held as and when required, but no less than once a year.

5.3. The procedure of preparation and proceedings at the General meeting shall be established by internal documents of the Association, as approved by resolutions of the General meeting.

5.4. The exclusive competence of the General meeting shall include the solution of the following matters:

5.4.1. Determination of primary activities of the Association, the principles of formation and use of its property;

5.4.2. Amendment of Articles of Association of the Association;

5.4.3. Determination of the procedure of admission to the Association and expulsion from the Association;

5.4.4. Election of the Executive Committee, early termination of powers of its members;

5.4.5. Election of President and early termination of its powers;

5.4.6. Election of Secretary General and early termination of its powers;

5.4.7. Election of Auditor and early termination of its powers;

5.4.8. Appointment (approval) of auditing firm or individual auditor of the Association;

5.4.9. Approval of annual reports and accounting (financial) statements of the Association;

5.4.10. Passing resolutions on establishment of other legal entities by the Association, and membership of the Association in other legal entities, on establishment of branches and opening of representative offices of the Association;

5.4.11. Passing resolutions on reorganization and liquidation of the Association, appointment of liquidation committee (liquidator) and on approval of liquidation balance sheet;

5.4.12. Passing resolution on the procedure of determination of amount and terms

of payment of membership fees, additional property contributions by the Association's members;

5.4.13. Consideration and approval of reports of the Executive Committee and Auditor of the Association;

5.4.14. Passing resolutions on the scope of subsidiary liability for the Association's obligations, if such liability is provided for by legislation of the Russian Federation or the Articles of Association;

5.4.15. Supervising activities of the Executive Committee, President, consideration and approval of reports of the Executive Committee and President;

5.4.16. Establishment of temporary committees (including disciplinary and appeal committee), commissions, work groups subordinate to the Executive Committee and operating on the basis of the regulations approved by the General meeting, operating in respective functional directions, assisting members of the Association, advising them in their activities.

5.5. The General meeting may solve any matters concerning the Association's activity.

5.6. The General meeting shall be duly constituted, if attended by a half of members of the Association.

Resolution of the General meeting shall be passed by a simple majority vote of members of the Association attending the General meeting. Resolution of the General meeting on issues falling within its exclusive competence, as specified in art. 5.4.1 - 5.4.16 hereof shall be passed by a supermajority of 2/3 of votes of members of the Association attending the General meeting.

Issues attributed to the exclusive competence of the General meeting shall not be attributed to the competence of other bodies of the Association.

5.7. The General meeting shall be held in the form of joint presence of members of the Association for discussion of the agenda and passing of resolutions on issues put to vote.

5.8. Resolution of the General meeting may be passed without a meeting, by absentee vote (by circulation), except resolutions on issues falling within the exclusive competence, as specified in art. 5.4.1. - 5.4.16 hereof. Such voting may be held through exchange of documents by post, telegraph, teletype, telephone, electronic or other communication means ensuring authenticity of transmitted and accepted messages and their documentary confirmation.

5.9. All members of the Association shall be notified of the proposed agenda for the absentee vote, no less than 3 (three) days prior to the voting. Members of the Association may review all necessary information and materials prior to the voting. Members of the Association may make proposals to include additional issues to the agenda, whereof members of the Association shall be notified prior to the voting. Voting procedure shall take 3 (three) days. Report on the results of absentee vote shall specify: final date of acceptance of documents containing information about voting of the General meeting of members of the Association; information about members of the Association who voted; voting results on each item of the agenda; information about scrutineers; information about signatories of the report.

5.10. Each member of the Association shall be notified of the date and place of the General members' meeting of the Association, and issues to be considered no later than 10 (ten) days prior to the General meeting.

5.11. In the absence of quorum for the General meeting, the date of new General meeting shall be no later than 30 (thirty) days, with the same agenda.

5.12. Resolutions passed by the General meeting shall be executed by a minutes to

be prepared no later than 2 (two) days after the General meeting and shall be signed by the chairman and secretary of the meeting, who shall be responsible for its accuracy.

5.13. The procedure of preparation and proceedings at the General meeting shall be established by internal documents of the Association, as approved by resolutions of the General meeting.

5.14. Collegiate executive body shall be the Association shall be Executive Committee. The Executive Committee shall be elected by the General members' meeting of the Association for 5 (five) years. The Executive Committee shall be accountable to the General meeting.

5.15. The number of members of the Executive Committee shall be determined by resolution of the General meeting of Association, but shall not be less than 5 (five) members. President of the Association shall be a member of the Executive Committee due to its position.

5.16. Meetings of the Executive Committee shall be held as and when required, but at least once in half-year.

5.17. The competence of the Executive Committee shall include:

5.17.1. Carry out general management of activity of organizations established by the Association, coordinate activity of branches and representative offices of the Association;

5.17.2. Approve (adopt) internal documents of the Association (Regulations, Bylaws, Rules, Instructions, etc.), other than documents concerning issues falling within the competence of the General meeting;

5.17.3. Develop and submit for approval to the General meeting operating programs and plans of the Association;

5.17.4. Monitor execution of resolutions of the General meeting, operating plans of the Association;

5.17.5. Admit to and expel members from the Association;

5.17.6. Pass resolutions on other issues concerning the Association's activity, other than issues falling within the exclusive competence of the General meeting.

5.18. The Executive Committee shall be competent to pass resolutions, if attended by more than a half of members of the Executive Committee.

5.19. Resolutions shall be passed by a simple majority of votes of members of the Executive Committee attending the meeting.

5.20. Meeting of the Executive Committee may be held both in the form of joint presence of members of the Executive Committee for discussion of the agenda and passing resolutions on issues put to vote, and without a meeting by absentee vote (by circulation). Such voting may be held through exchange of documents by post, telegraph, teletype, telephone, electronic or other communication means ensuring authenticity of transmitted and accepted messages and their documentary confirmation.

5.21. All members of the Executive Committee shall be notified of the proposed agenda for the absentee vote, no less than 3 (three) days prior to the voting. Members of the Executive Committee may review all necessary information and materials prior to the voting. Members of the Executive Committee may make proposals to include additional issues to the agenda, whereof members of the Executive Committee shall be notified prior to the voting. Voting procedure shall take 3 (three) days. Report on the results of absentee vote shall specify: final date of acceptance of documents containing information about voting of members of the Executive Committee; information about members of the Executive Committee who voted; results of voting on each item of the agenda; information about scrutineers; information about persons who signed the report.

5.22. Resolutions passed at a meeting of the Executive Committee shall be executed

by minutes to be prepared no later than 7 (seven) days after the meeting of the Executive Committee and shall be signed by the chairman and secretary of the meeting, who shall be responsible for its accuracy.

5.23. The procedure of preparation and proceedings of the Executive Committee shall be established by internal documents of the Association, as approved by resolutions of the Executive Committee.

5.24. The sole executive body of the Association shall be President. President shall be elected by the General meeting, by supermajority of 2/3 of votes of members of the Association attending the General meeting, for 5 (five) years. President shall be accountable to the General meeting. President of the Association shall be a person elected from among members of the Association who in accordance with the Articles of Association of the International Committee of Sports for the Deaf must be person with hearing disabilities (person with hearing disorder), having a good command of sign language.

5.25. President shall act on behalf of the Association without a power of attorney, represent its interests before governmental and local authorities, legal entities and citizens, other persons, both in the Russian Federation, and abroad, make transactions, contracts, issue powers of attorney, orders, do other legally binding and actual acts on behalf of the Association, other than those attributed to the competence of the General meeting and Executive Committee, including:

5.25.1. Arrange execution of resolutions of the General meeting, Executive Committee, programs, projects and operating plans of the Association;

5.25.2. Procure preparation of necessary materials and arrange General meetings and meetings of the Executive Committee;

5.25.3. Procure preparation of necessary materials and arrange round tables, conferences and other events in the course of the Association's activity;

5.25.4. Determine and approve staff list and structure of the Association's working bodies;

5.25.5. To the extent of powers conferred on President by the General meeting, deal with of property and funds of the Association;

5.25.6. Open accounts of the Association with banking institutions, with the right of first signature of financial documents;

5.25.7. Issue orders and other administrative documents concerning the Association's activity to the extent of its competence, give instructions binding upon all employees of the Association;

5.25.8. Perform other functions not attributed to the competence of other bodies of the Association.

5.26. Rights and obligations of the President in relation to management of day-to-day activity of the Association shall be determined by legislation of the Russian Federation, these Articles of Association and employment agreement concluded between the President and the Association.

5.27. Secretary General shall be elected by the General meeting on the proposal of the Association's President for the period of 5 (five) years, with the right to be re-elected unlimited number of times. The General meeting may terminate the powers of the Association's Secretary General early.

5.28. The Association's Secretary General shall work under direct supervision of the Association's President, shall keep a register of members of the Association, keep books and records of the Association, procure preparation of documents required to hold the General meetings, meetings of the Executive Committee, meetings held by the President, and draft resolutions on items of the agenda of the General meeting, procure mutual

cooperation of the Association with the public and the mass media, and shall fulfill instructions of the Association's President and report on their fulfillment.

5.29. The Secretary General, jointly with the Association's President or its alternate, sign official documentation of the Association.

5.30. Control over financial and business activities of the Activity shall be exercised by Auditor. Auditor shall be elected by the General members' meeting of the Association for 5 (five) years.

5.31. Members of the Association's governing bodies and full-time employees of the Association shall not act as Auditor.

5.32. Auditor shall carry out annual scheduled audits of financial and business activity of the Association. Unscheduled audits may be carried out only by authorization of the General meeting. Auditor may request from officers of the Association all necessary documents, accounting and other books and records. Based on documents provided by the Association's bodies, and results of audits of the Association's activity, the Auditor shall prepare an opinion and submit it to the General meeting.

5.33. Decisions made by the Auditor shall be executed in writing.

5.34. The Association may enter into agreement with a qualified auditing firm for audit and confirmation of annual financial statements (external audit). External auditor shall be approved by resolution of the General meeting.

6. PROPERTY, FINANCIAL AND BUSINESS ACTIVITY OF THE ASSOCIATION

6.1. In accordance with Russian legislation, the Association may own structures, housing fund, equipment, inventories, money in RUB and foreign currency, securities and other property required for the activity envisaged by these Articles of Association.

6.2. The Association may consummate any transactions in relation to its owned property, as are not conflicting with legislation of the Russian Federation and these Articles of Association.

6.3. Property transferred to the Association shall be the Association's ownership.

6.4. Sources of formation of the Association's property in cash and other forms shall be as follows:

- regular (annual) and lump-sum receipts from members of the Association;
- voluntary property contributions and donations;
- proceeds from sale of goods, works, services;
- dividends (income, interest) received on shares, bonds, other securities and contributions;
- proceeds from the Association's property;
- other receipts not prohibited by the law of the Russian Federation.

6.5. The Association shall have the following kinds of fees:

- admission fee,
- annual fee,
- special-purpose fee.

6.6. The procedure of determination of the amount and terms of payment of membership fees, resolution on making additional property contributions of members of the Association to its property shall be determined by the General meeting.

6.7. The admission fee shall be paid within 1 (one) month of admission to the Association. Annual fee shall be paid within 1 (one) month after the end of financial year. Period of payment of special-purpose fees and other additional property contributions shall be fixed by resolution of the General meeting passing resolution on payment of such fees

and contributions.

6.8. Member of the Association shall be entitled to receive information about the Association's activity and review its accounting and other books and records, by giving written requests to the President. The President shall consider a request and give response within 1 (one) month.

6.9. The Association shall be the owner of its property. The Association shall bear liability for its obligations to the extent of its property. The Association shall not be liable for obligations its members, unless otherwise prescribed by legislation of the Russian Federation. Members of the Association shall not be liable for its obligations. These Articles of Association do not provide for subsidiary liability of members of the Association.

6.10. The Association shall keep operating, accounting and statistical books and records in accordance with the procedure prescribed by legislation of the Russian Federation.

6.11. Financial year shall be from January 1 to December 31 current year inclusively.

6.12. The Association shall be duly responsible for safety of management, financial and business documents, personnel-related documents, other documents, and shall procure depositing of documents of scientific and historical importance to the Central Archives.

7. AMENDMENTS TO THE ARTICLES OF ASSOCIATION

7.1. Amendments to the Articles of Association shall be made and approved by the General meeting, by supermajority of 2/3 of votes of members of the Association attending the General meeting.

7.2. Amendments to the Articles of Association shall be subject to state registration in accordance with the procedure established by legislation of the Russian Federation and shall become legally binding upon such registration.

7.3. These Articles of Association becomes effective upon its registration with competent authorities.

8. REORGANIZATION AND LIQUIDATION OF THE ASSOCIATION

8.1. The Association may be reorganized in the manner envisaged by the Russian Civil Code, Federal law "On Non-Profit Organizations", and other federal laws.

8.2. By resolution of its members the Association may be transformed into a public organization, independent non-profit organization or fund.

8.3. Resolution on reorganization shall be passed by the General meeting, by supermajority of 2/3 of votes of members of the Association attending the General meeting.

8.4. The Association may be liquidated on the grounds and in the manner envisaged by the Russian Civil Code, Federal law "On Non-Profit Organizations", and other federal laws.

8.5. Resolution on liquidation and appointment of liquidation committee (liquidator) shall be passed by the General meeting, by supermajority of 2/3 of votes of members of the Association attending the General meeting, or a court.

8.6. The General meeting or court passing resolution on liquidation shall appoint a liquidation committee (liquidator) and determine the procedure and deadlines for liquidation in accordance with legislation of the Russian Federation.

8.7. From the time of appointment of the liquidation committee (liquidator) all powers in relation to administration of the Association's affairs shall transfer to the

liquidation committee. The liquidation committee (liquidator) shall appear before the court on behalf of the Association.

8.8. The liquidation committee (liquidator) shall publish in the media publishing information about state registration of legal entities a notice of liquidation of the Association, and the procedure and time for making claims by its creditors. The term for assertion of claims by creditors shall not be less than two months of publication of notice of the Association's liquidation.

8.9. The liquidation committee (liquidator) shall take steps to find creditors, to recover receivables and shall notify creditors of the Association's liquidation in writing.

8.10. Upon expiration of the period for creditors' claims the liquidation committee (liquidator) shall prepare interim liquidation balance sheet, which shall contain information about property of the Association, list of claims made by creditors, and the outcome of their consideration. Interim liquidation balance sheet shall be approved by the General meeting, by supermajority of 2/3 of votes of the Association's members attending the General meeting or the body passing resolution on its liquidation.

8.11. In case of insufficiency of funds of the Association for satisfaction of creditors' claims, the liquidation committee (liquidator) shall sell the Association's property by public auction in manner prescribed for execution of court decisions.

8.12. Payment of sums of money to the Association's creditors shall be made by the liquidation committee (liquidator) in the order of precedence established by the Russian Civil Code, in accordance with interim liquidation balance sheet.

8.13. After completion of settlements with creditors the liquidation committee (liquidator) shall prepare liquidation balance sheet, which shall be approved by the General meeting, by supermajority of 2/3 of votes of the Association's members attending the General meeting or the body passing resolution on its liquidation.

8.14. Property remaining after satisfaction of creditors' claims shall be applied in accordance with these Articles of Association for the purposes with which the Association was established, and (or) for charitable purposes.

8.15. The Association's liquidation shall be deemed to have been completed, and the Association, to have been dissolved upon introduction of appropriate entry to the Unified State Register of Legal Entities.

Resolution on state registration of the Association “Deaf International Football Association” was passed by the Main Department of the Ministry of Justice of the Russian Federation for Moscow on August 31, 2018 (record number 7714063664).

Information about state registration of the non-profit organization was entered to the Unified State Register of Legal Entities on September 10, 2018 under the principal state registration number 1187700016426.

Numbered, bound and sealed thirteen sheets.

Head of the Main Department of the Ministry of Justice of the Russian Federation for Moscow

R.R. Yusupov /signature/

September 17, 2018

/Seal: Ministry of Justice of the Russian Federation * Main Department of the Ministry of Justice of the Russian Federation for Moscow/

Перевод данного текста сделан мной, переводчиком Горбатковой Кристиной Георгиевной.

The translation of this text was performed by me, the translator Gorbatkova Kristina Georgievna.

/signature/

Российская Федерация.
Город Москва.
Восемнадцатого октября две тысячи
восемнадцатого года.

Я, Дзиковская Галина Владимировна,
нотариус города Москвы, свидетельствую
подлинность подписи переводчика
Горбатковой Кристины Георгиевны.

Подпись сделана в моём присутствии.
Личность подписавшего документ
установлена.

Зарегистрировано в реестре:
№ 77/165-н/77-2018-26-289
Взыскано по тарифу: 100 рублей
Уплачено за оказание услуг правового
и технического характера: 200 рублей
Г.В. Дзиковская

Всего пронумеровано, пронумеровано
и скреплено печатью 27 лист (-а, -ов)

Нотариус

The Russian Federation.
City of Moscow.
18.10.2018

I, Notary of Moscow Dzikovskaya
Galina Vladimirovna, hereby certify that this is
a true signature of translator Gorbatkova
Kristina Georgievna.

Signature is made in my presence.
The personality of signing person is
identified.

Registration No.:
77/165-н/77-2018-26-289

Fees paid (as per tariff): 100 rubles
Received for services of legal and
technical nature: 200 rubles

/Signature/ G. V. Dzikovskaya

Round stamp with the Russian Federation coat
of arms and the following text: "NOTARY OF
MOSCOW (...) DZIKOVSKAYA G. V. (...) INN
770300058076"

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