

STATUTAIR REGISTERED NAME: STICHTING WORLDVIEW MISSION

WORLDVIEW MISSION REGISTRATION INFO (ENG) STATEMENT AND GOALS

Today Nov. 17th, 2011 published before me Mrs. Karin Denicenbibaks, Lawyer of Rotterdam-Holland, (EU/NL)

1. Mrs Hélène Hendrina Oord, born in Paramaribo (Suriname) on March 17th 1956, passport number NVR5HK 1P9, issued by the General Consul of New York on 19th September 2008, living at Beemsterhoek 14, 2905 XA, Capelle Aan Den IJssel, not married and not registered as partner

<https://www.kvk.nl/zoeken/?source=all&q=53941136&start=0&site=kvk2014>

2. Ms Denz is not a participate member from Januari 2022 (New members below)
Mrs. Gisela Yvonne Denz, born in Paramaribo (Surinam) on 4th of February 1936, licence number 4605813808 issued in Rotterdam on 7th February 2011, living at Beemsterhoek 30, 2905 XB Capelle Aan Den IJssel, not married and not registered as partner.

The above mentioned persons declares by this act (or by this law) to establish a foundation and to establish the following statutes

Name and registered office:

Article 1

1. The foundation bears the name: Worldview Mission Foundation

2. It has its seat in the municipality of Capelle Aan Den IJssel, NL,

https://worldviewmission.nl/?page_id=6850 / <https://bedrijven.xyz/profiel/stichting-worldview-mission>

Goal

Article 2

1 The Foundation has as its goal:

- a. Fundraising.
 - b. Providing awareness of educative training to suppressed men and women.
 - c. Guiding in the fields of art and culture. Sports, assertiveness
 - d. The promotion of health of a sustainable lifestyle, anti-violence against women, blacks and migrants and displaced women.
 - f. Giving attention to elderly, youth, handicapped and sick clerics in need of pastoral care and coaching.
 - g. The provision of all further actions that are in the broadest sense connected with the above mentioned or may be conducive to this.
2. The foundation seeks to accomplish its goal, among other things, by
- a. Planning the development of programs built on the Millennium Development Goals for prevention of poverty.
 - b. Development of economic job opportunities for people all over the world.
 - c. Broadcasting and hosting of multicultural TV-programs with focus on climate change.

2011.010371.01 / KN

FOUNDATION

Today, November seven, two thousand and eleven, appeared before me, Mrs. Karin Denice Nabibaks, notary in Rotterdam:

- 1) Mrs Hélène Hendrina Oord, born in Paramaribo (Suriname) on the seventeenth of March nineteen hundred and fifty-six, passport number NVR5HK1P9, issued by the Consul-General New York on the nineteenth of September two thousand and eight, residing at Beemsterhoek 14, 2905 XA Capelle aan den IJssel, unmarried and not registered as a partner;
- 2) Mrs. Gisela Yvonne Denz, born in Paramaribo (Suriname) on the fourth of February nineteen hundred and thirty-six, driving license number 4605813808, issued in Rotterdam on the seventh of February two thousand and eleven, residing at Beemsterhoek 30, 2905 XB Capelle aan den IJssel, currently unmarried and not registered as a partner; The persons appearing declared by this deed to establish a foundation and to adopt the following articles of association for this purpose:

Name and Registered Office

Article 1

1. The foundation bears the name: Worldview Mission Foundation.
2. Its seat is in the municipality of Capelle aan den IJssel.

Article 2

1. The purpose of the foundation is:
 - a. fundraising
 - b. providing awareness educational training to oppressed men and women;
 - c. coaching in the field of art and culture, sports, assertiveness;
 - d. the promotion of health for sustainable lifestyles, anti-women violence, black and migrant and refugee women;
 - e. making visits to the sick and prisoners;
 - f. giving attention to the elderly, young people/youth, the disabled and the mentally ill who need pastoral care and coaching.
 - g. performing all further acts that are related to the foregoing in the broadest sense or that may be conducive thereto.
2. The foundation tries to achieve its goal by, among other things:
 - a. action plan and the development of programs aimed at the Millennium Development Goal (MDGs) to prevent poverty
 - b. Developing economic job opportunities for people around the world;
 - c. broadcasting and hosting multicultural TV programs with an emphasis on climate change.

Board: composition, manner of appointment and remuneration

Article 3

1. The board of the foundation consists of at least three board members to be determined by the board.
2. The directors are appointed and suspended by the board. Vacancies must be filled as soon as possible. The board elects from among its members a chairman, a secretary, and a treasurer. The functions of secretary and treasurer may be filled by one person.
3. The directors are appointed for an indefinite period.
4. In the event of one or more vacancies on the board, the board retains its powers.
5. The directors receive no remuneration for their work. They are, however, entitled to reimbursement of the costs incurred by them in the performance of their duties.

Board: task and powers

Article 4

1. The board is charged with managing the foundation.
2. The board is not authorized to decide to enter into agreements for the acquisition, alienation, and encumbrance of registered property.
3. The board is not authorized to decide to enter into agreements in which the foundation commits itself as surety or joint and several co-debtors, acts for a third party or commits itself to provide security for a debt of another.
4. Inheritances may only be accepted under the privilege of inventory. Board: meetings

Article 5

1. The meetings of the board are held in the Netherlands at the place specified in the convocation.
2. An annual meeting of the board (the annual meeting) is held within six months after the end of the financial year, at which the determination of the balance sheet and the statement of income and expenditure is in any case discussed. In addition, a meeting is held every month.
3. In addition, meetings are held when one of the directors convenes to do so.
4. The convocation to a meeting takes place at least seven days in advance, not counting the day of the convocation and that of the meeting, by means of a convocation letter.
5. A convocation letter states, in addition to the place and time of the meeting, the subjects to be discussed.
6. The meetings are chaired by the chairman. If he is absent, the directors present will preside over the meeting. Until that moment, the meeting is chaired by the oldest director present in age.

7. The secretary takes minutes of the meeting. In the absence of the secretary, the secretary is appointed by the person chairing the meeting. The minutes are adopted and signed by those who acted as chairman and minutes secretary in the meeting. The minutes are then kept by the secretary.

8. The directors in office and those who have been invited to do so by the board have access to the meetings of the board.

Board: decision-making

Article 6

1. The board can only pass resolutions in a meeting if most of the board members in office are present or represented. A director can be represented by another director at a meeting after a written power of attorney, sufficient at the discretion of the chairman of the meeting, has been issued. A director can only act as an authorized representative for one other director. If the majority of the directors in office are not present or represented at a meeting, a second meeting is convened, to be held no earlier than two and no later than four weeks after the first meeting. In this second meeting, irrespective of the number of directors present or represented, decisions can be taken on the subjects that were placed on the agenda at the first meeting. The notice convening the second meeting must state that and why a resolution can be adopted irrespective of the number of directors present or represented.

2. As long as all directors in office are present at a meeting, valid resolutions can be passed on all matters to be discussed, provided that they are unanimous, even if the regulations for convening and holding meetings are not applicable. taken into account.

3. The board can also pass resolutions without a meeting by unanimous vote. The secretary will draw up a report of a decision thus taken, which will be kept as minutes after co-signing by the chairman.

4. Each director has the right to cast one vote. Insofar as these articles of association do not prescribe a larger majority, board resolutions are passed by an absolute majority of the valid votes cast.

5. All votes in a meeting are oral, unless one or more directors require a written vote before the vote. Written voting takes place by unsigned, closed notes.

6. Blank votes are considered not to have been cast.

7. The chairman of the meeting decides in all disputes regarding voting.

Board: defunct

Article 7

A driver is defunct:

- a. by his death or if the director is a legal person, by its dissolution or if it ceases to exist;
- b. by the loss of free management of his assets;
- c. by his resignation;
- d. by resignation granted to him by the joint other directors;

e. by dismissal pursuant to Section 2:298 of the Dutch Civil Code.

Representation

Article 8

1. The board represents the foundation.
2. The power of representation also belongs to two directors acting jointly.
3. Actions contrary to article 4 paragraphs 2 and 3 can be appealed against against third parties.
4. The board may grant power of attorney to one or more directors, as well as to third parties, to represent the foundation within the limits of that power of attorney.

Financial year and annual statements

Article 9

1. The foundation's financial year is equal to the calendar year.
2. The board is obliged to keep an administration of the financial position of the foundation and everything concerning the activities of the foundation, in accordance with the requirements arising from these activities, in such a way and to keep the associated books, documents and other data carriers in such a way in such a way that the rights and obligations of the foundation can be known from it at all times.

Article 10

1. The board is authorized to adopt regulations in which those subjects are regulated which, in the opinion of the board, require (further) regulation.
2. The regulations may not conflict with the law or these articles of association.
3. The board is authorized to amend or terminate the regulations.
4. The provisions of Article 11 paragraph 1 apply to the adoption, amendment and termination of the regulations.

Amendment of the Articles of Association

Article 11

1. The board is authorized to amend these articles of association. A resolution to amend the articles of association must be passed unanimously in a meeting at which all directors are present or represented.
2. The amendment must be effected by notarial deed on pain of nullity. Each director is individually authorized to execute the relevant deed.
3. The directors are obliged to deposit an authentic copy of the amendment and the amended articles of association at the office of the trade register.

Dissolution and liquidation

Article 12

1. The board is authorized to dissolve the foundation.
2. The provisions of article 11 paragraph 1 apply mutatis mutandis to the decision of the board to dissolve.
3. If the board resolves to dissolve, the allocation of the liquidation balance will also be determined, with due observance of the provisions of the last sentence of this paragraph. In other cases of dissolution, the destination of the liquidation balance will be determined by the liquidators, with due observance of the provisions of the last sentence of this paragraph. The positive liquidation balance must be used for a statement as referred to in Article 6.33, first paragraph, part b, of the 2001 Income Tax Act or in any other way that serves the public interest.
4. After dissolution, the liquidation will take place by the directors, unless others have been designated as liquidators in the resolution to dissolve.
5. After the liquidation, the books and records of the dissolved foundation will remain in the custody of the person designated by the liquidators for the period prescribed by law.
6. The liquidation is otherwise subject to the provisions of Title 1, Book 2 of the Dutch Civil Code Final provisions

Article 13

1. In all cases not provided for by the law or these articles of association, the board will decide.
2. In these Articles of Association, in writing is understood to mean any message transmitted via the usual communication channels, which is evidenced in writing.
3. The foundation's first financial year ends on the thirty-first of December two thousand and eleven.

Closing Statement Finally, the persons appearing stated that at this incorporation:

- a. the board consists of two directors;
- b. for the first time, directors are, in the position mentioned after their name: 1. Ms H el ene Hendrina Oord, aforementioned, chairman;
2. Ms Gisela Yvonne Denz, aforementioned, Treasurer/Secretary; WHICH DEED has been executed in Rotterdam on the date stated in the head of this deed. The persons appearing are known to me, civil-law notary. The substantive content of the deed was given and explained to them. The persons appearing have declared that they do not appreciate a full reading of the deed and that they have received a draft deed in good time before it is executed and that they have taken note of the contents of the deed and that they have been informed of the consequences that the deed will have for the parties. result. This deed was read in a limited way and signed immediately afterwards, first by the persons appearing and then by me, civil-law notary.