

*Перевод выполнен с русского языка на английский язык*

APPROVED BY:  
the General Meeting of Participants in All-  
Style Karate Federation, a regional non-  
governmental organization for all-style  
karate development, Minutes No. 3 dated  
November 27, 2017

Articles of Association  
of International All-Style Karate Federation, an international non-governmental  
organization

Moscow, 2017

of International All-Style Karate Federation, an international non-governmental organization

believing that physical exercise and sports and, firstly, all-style karate, are intended to strengthen its educational impact for establishment of the main human values and to assist the rapprochement of nations, mutual understanding, respect for human dignity,

recognizing that going in for sports, in particular, all-style karate, is a basic human right, and that everybody should be able to go in for all-style karate if he/she needs so;

recognizing the International Olympic Committee's Olympic Charter and promoting the youth education via sports, firstly, all-style karate, excluding discrimination and complying with the principles of mutual understanding, tolerance, friendship, the atmosphere or solidarity and fair play,

declaring that all of all-style karate subjects are obliged to comply with the International Olympic Committee's standards, rules, and the competition regulations and provisions, loyalty and sports spirit principles,

recognizing that any discrimination in all-style karate with respect to a country's federation, an individual or a group of persons on the basis of gender, nationality, language, residential address, religion as well as other statutory circumstances is strictly prohibited and punished by expulsion from the International Non-Governmental Organization -

International All-Style Karate Federation, by holding liable in the established manner,

establishing that the provisions on athletes' transfers from one country federation to another are governed by the Executive Committee of the International Non-Governmental

Organization - International All-Style Karate Federation,

seeking to achieve efficient and comprehensive procurement to all-style karate development worldwide, in particular, by engaging public, non-governmental, private and other resources, hereby adopts these Articles of Association.

## 1. General Terms and Conditions

- 1.1. International All-Style Karate Federation, an international non-governmental organization (hereinafter the "Organization") is a legal entity established for non-for-profit purposes in the legal form of a non-governmental organization, based on the voluntary association of individuals in the statutory manner, with the view to common interests and in order to meet their spiritual and other intangible needs, to represent and protect common interests and to achieve other goals not contradicting the law.
- 1.2. Organization's full name: International All-Style Karate Federation, an international non-governmental organization
- 1.3. Organization's abbreviated name: International All-Style Karate Federation (INGO)
- 1.4. Organization's full name in English: International All-Style Karate Federation.
- 1.5. Organization's abbreviated name in English: IASKF.
- 1.6. The Organization shall pursue its business in the Russian Federation and abroad where its business units were established.
- 1.7. The Organization's standing collegial management body is located at: Moscow
- 1.8. The Organization shall have a representative office in Riga, Latvian Republic.
- 1.9. The Company's business is based on the principles of self-determination, equal rights, self-governance, and legality.
- 1.10. The Organization shall be deemed established as a legal entity upon its state registration in the statutory manner, own or manage separate assets, be liable for its obligations (unless otherwise envisaged in law) with those assets, may purchase and exercise, on its own behalf, proprietary and non-proprietary rights, perform duties, sue and be sued in a court of law.
- 1.11. The Organization shall have an independent balance sheet and/or estimate, be entitled to open bank accounts in the statutory manner in the Russian Federation and abroad, unless otherwise envisaged in federal laws, has a seal indicating the Organization's full name in Russian, be entitled to have stamps and letterheads bearing its name.
- 1.12. The Organization shall be entitled to have the insignia: the emblem, other heraldic signs, flag and anthem, that should be described in constituent documents.
- 1.13. The Organization's emblem is a composition fitted into a circle, with two symbolically-rendered fighters graphically made in five Olympic colors in the upper part: blue, black, red, yellow and

green, representing the commitment to win; and in the lower part is a knotted black belt opening the way to self-improvement and knowledge conveyance. The International All-Style Karate Federation inscription is written on the external radius of the emblem's composition. The inscription in English is depicted in three rows under the circle, in the same size letters: RESPECT TRAIN WIN.

1.14. The Organization shall exist indefinitely.

## **2. Subject, goals and objectives of the Organization**

2.1. The subject of the Organization's business is comprehensive development of all-style karate.

2.2. The Organization's goals shall be:

2.2.1. development of all-style karate, its promotion, hosting and holding of sports events and training of athletes;

2.2.2. healthy lifestyle promotion;

2.2.3. engaging children and youth in physical exercise and sports.

2.3. The Organization's objectives shall be:

2.3.1. to involve individuals into all-style sports, create conditions for going in for all-style karate;

2.3.2. to promote the development of the all-style karate infrastructure and facilities, the market for sports products and services;

2.3.3. to be involved in creation and development of sports training centers, educational and scientific institutions in all-style karate;

2.3.4. to shape the efficient information support system for all-style karate;

2.3.5. to allow for the consolidation of experts at all-style karate and to unlock the creative and scientific potential of the Organization members.

2.4. The Organization shall carry out the following lines of business to attain its charter goals:

2.4.1. represent and defend the Organization's rights and legitimate interests of the Organization's members;

2.4.2. pay for the costs associated with achieving the charter goals, on a contractual basis;

2.4.3. raise and receive donations, money and other assets;

2.4.4. take on lease and purchase real estate and movable assets;

2.4.5. assets with and prepare for sports events;

2.4.6. sports activities;

2.4.7. enter into transactions and take steps related to achieving the Organization's goals, which are not prohibited by Russian law and do not contradict the Articles of Association of the Organization;

2.4.8. disseminate information on its operations, establish mass media and carry out publishing;

2.4.9. exercise the powers envisaged in Russian law in full.

The Organization shall exercise any other rights envisaged in Russian law for non-governmental organizations.

### **3. Membership Rights and Duties of the Organization's Members**

3.1. The following persons may become the Organization's members according to Russian applicable law: individuals, corporate non-governmental associations. Members shall meet the eligibility requirements of Article 19, Federal Law on Non-Governmental Associations.

3.2. A member of the Organization shall exercise its rights envisaged in Article 65.2, Russian Civil Code, in such manner as prescribed in these Articles of Association and the Organization Membership Regulations. A member of the Organization shall also be entitled to benefit from its services, on equal grounds with other members of the Organization.

3.3. A member of the Organization shall, in addition to the duties envisaged for its members in Clause 4, Article 65.2, Russian Civil Code, be liable to pay all membership fees and other proprietary contributions as envisaged in its Articles of Association (the procedure for and particular features of payment of membership, admission and target fees shall be set forth in the Regulations on Membership, Admission and Target Fees of the Organization).

3.4. A member of the Organization shall be at any time entitled to withdraw from it.

3.5. Membership in the NGO is unalienable. The Organization may delegate the exercising of its rights to another person.

3.6. The particular eligibility criteria for candidates for the Organization members, the list of documents attached to the application for membership in the Organization; the procedure for admission to the Organization members; rights and duties of the Organization member; procedure for withdrawal from the Organization; penalties imposed on an Organization member; procedure for imposing/ lifting penalties shall be established in the Organization Membership Regulations.

3.7. A member of the Organization shall be free to use the components of the Organization's emblem, the knotted black belt and the inscription in English, in its operations without special permission of the Organization: RESPECT TRAIN WIN. The inscription specified in this Clause can be translated into an official language of the Organization member.

3.8. Temporary use by the Organization members of the Organization emblem and its other parts not specified in Clause 3.7 of these Articles of Association shall only be allowed based on the written resolution of the Organization.

#### **4. Composition and Competence of the Organization's Management Bodies and Their Decision-Making Procedure**

4.1. The General Meeting of the Organization Members, hereinafter the "Meeting", shall be the supreme management body of the Organization;

4.2. The Executive Committee (hereinafter "Exec Committee") shall be the standing collegial management body.

4.3. The Organization's President (hereinafter the "President") shall be the sole executive body.

4.4. The Internal Audit Commission (the Internal Auditor) shall be the control and inspection body.

4.5. The exclusive competence of the Meeting shall include:

4.5.1. to determine the top-priority lines of the Organization's activities, the principles of contribution and use of its assets;

4.5.2. to approve and modify the Organization's Articles of Association;

4.5.3. to determine the procedure for admission as member to the Organization and for expulsion of its members, unless such procedure is prescribed in law;

4.5.4. to make decisions on the amount of and payment procedure for admission, membership fees and other proprietary contributions;

4.5.5. to establish and early terminate powers of other bodies of the Organization, unless this authority is conferred upon other collegial bodies of the Organization in these Articles of Association according to the law:

- to elect the Organization's President and Vice Presidents for Four (4) years and early terminate their powers;

- to elect members of the Organization's Exec Committee at the recommendation of the Organization's President for Four (4) years and early terminate their powers;

- to elect the Internal Audit Commission (Internal Auditor) of the Organization for Four (4) years and early terminate its/their powers;

4.5.6. to make decisions as to establishment by the Organization of other legal entities, as to the Organization's involvement in other legal entities, creation of branches and opening of the representative offices of the Organization;

4.5.7. to make decisions as to restructuring and liquidation of the Organization, appointment of the liquidation commission (liquidator) and approval of the liquidation balance sheet;

4.5.8. to appoint the audit company or individual auditor of the Organization;

4.5.9. to approve the performance reports of the Exec Committee of the Organization.

4.6. Issues falling within the exclusive competence of the Meeting cannot be delegated by the Meeting to other bodies of the Organization.

4.7. The Meeting shall meet whenever necessary but in any event at least once in Four (4) years.

4.8. The Meeting shall be competent (has quorum) if more than a half of the Organization Members are in attendance. The members being non-governmental associations shall attend the Meeting via their elected representatives.

4.9. Each non-governmental association being the Organization member shall delegate its representatives with the right to vote, according to the representation standards determined by the Exec Committee of the Organization, to the Meeting.

4.10. The representation standards and the election procedure shall be determined by the Exec Committee of the Organization and communicated to the Organization members at least two months prior to the Meeting.

4.11. The resolutions at the Meeting shall be taken by a simple majority of votes in attendance at the meeting.

4.12. The resolution of the Meeting falling within the exclusive competence shall be adopted by a qualified majority of votes (2/3).

4.13. The meeting shall be held and chaired by the Organization's President. If the Organization's President is not in attendance, one of the Organization's Vice Presidents shall hold and chair at the Meeting.

4.14. The meeting shall determine the number of members in the Organization's Executive Committee and be free to modify the same.

4.15. The Organization's President, members of the Organization's Exec Committee, and the Internal Audit Commission (Internal Auditor) shall be elected by poll or by raising of hands, as resolved at the Meeting, unless otherwise expressly envisaged in these Articles of Association. All elected members of the Exec Committee, the Organization's President, the Organization's Vice Presidents and the Internal Audit Commission members may be re-elected indefinitely.

4.16. The Organization's President shall be deemed elected if two thirds of votes of the Meeting members, in attendance at the meeting, voted in his favor. Voting shall be conducted until one of the candidates for the Organization's President secures the necessary vote.

4.17. Members of the Exec Committee and the Internal Audit Commission (Internal Auditors) shall be elected by the Meeting as follows:

4.17.1. after preliminary consultations with the Meeting participants, the Organization's President shall propose the single list of members for the Exec Committee and the Internal Audit Commission (the Internal Auditor) to be voted for; all candidates for members of the Exec Committee and the Internal Audit Commission (Internal Auditor) of the Organization shall be deemed elected if two

thirds of the Meeting participants in attendance at the Meeting voted in favor of the respective single list;

4.17.2. if the said list of candidates does not secure the necessary vote, subsequent voting is held for each candidate included into the single list separately.

4.18. Members of the Exec Committee and the Internal Audit Commission (the Internal Auditor) shall be deemed elected if more than two thirds of the Meeting participants in attendance at the meeting voted in their favor.

4.19. If members of the Exec Committee and the Internal Audit Commission (the Internal Auditor) are elected instead of the early withdrawn ones, the term of office for the additionally elected members shall be determined by the expiry of the term of office of the body, to which they were elected.

4.20. The Organization's Exec Committee shall determine the venue and date of the Meeting and communicates the same to the Organization members well in advance.

4.21. The Meeting agenda shall be compiled by the Exec Committee's Board, according to the proposals of the Organization's President, the Exec Committee Board members, and the Organization's members. The proposals shall be sent in writing to the Exec Committee, with a brief substantiation. The draft agenda of the Meeting shall be discussed by the Exec Committee and put forward to the Meeting on the Exec Committee's behalf.

4.22. The Exec Committee Board shall normally communicate the agenda to the Organization members at least 15 calendar days prior to the Meeting date.

4.23. The meeting shall discuss and resolves on the items included in the agenda only.

4.24. The Meeting chairman shall be responsible for keeping the minutes of the Meeting. The minutes of the Meeting shall be signed by the chairman of the Meeting and the secretary elected at the Meeting.

4.25. The resolutions adopted at the Meeting shall take effect on the date they are adopted unless the Meeting establishes any other date for taking effect for the resolution.

**4.26. The Exec Committee that reports to the Meeting shall be the standing collegial management body of the Organization.**

4.27. The personal composition of the Exec Committee shall be determined by the Meeting in such manner as envisaged in these Articles of Association.

4.28. Members of the Exec Committee shall be elected by the Meeting for Four (4) years.

4.29. Members of the Exec Committee shall carry out active in all-style karate and be nationals in their countries.

4.30. Competence of the Exec Committee:



4.30.1. to approve annual reports and financial statements (accounts) of the Organization;

4.30.2. to approve the Organization's budget and annual estimate and its execution report;

4.30.3. to elect members of the Exec Committee's Board for Four (4) years out of the members of the Exec Committee, at the recommendation of the Organization's President;

4.30.4. to early terminate powers of the Exec Committee's Board or its members;

4.30.5. to establish honorary titles, awards and scholarships of the Organization;

4.30.6. to convene the extraordinary Meeting, if more than two thirds of the total members of the Exec Committee voted in favor of such resolution;

4.30.7. to dispose of the Organization's assets;

4.30.8. other powers envisaged in these Articles of Association, except for the issues referred to the exclusive competence of the Meeting.

4.31. Exec Committee's meetings shall be held whenever necessary but not less than once a year.

4.32. The Organization's President shall convene and chair at the Exec Committee's meetings. If more than a half of the Exec Committee's members require that the Exec Committee's meeting be convened

the Organization's President shall convene the Exec Committee's meeting within Twenty One (21) days from receipt of such request.

4.33. The Organization's President shall compile the agenda of the Exec Committee's meeting. Each Exec Committee member shall be free to propose items to be included into the agenda to the President at least Fourteen (14) calendar days prior to the Exec Committee's meeting. The agenda of the Exec Committee's meeting shall be communicated to the Exec Committee members at least Seven (7) days prior to the Exec Committee's meeting.

4.34. The Exec Committee's meeting shall be competent (have quorum) if more than a half of its members are in attendance.

4.35. If quorum is available, the Exec Committee shall make decisions by a majority (more than a half) of votes of members in attendance at the meeting. Each Exec Committee member shall have one vote in decision-making. The Exec Committee members in attendance at the meeting shall have the voting right. Voting by proxy shall not be allowed.

4.36. Resolutions adopted by the Exec Committee shall be documented in the Minutes. The minutes of the Exec Committee's meeting shall be kept by the secretary elected at the Exec Committee's meeting.

4.37. The Exec Committee shall form the Exec Committee's Board (hereinafter the "Exec Committee's Board").

4.38. Members of the Exec Committee's Board shall be elected at the recommendation of the Organization's President by the Exec Committee for the term of office of the Exec Committee. The Organization's President and Vice Presidents shall be members of the Exec Committee's Board by virtue of their position.

4.39. Competence of the Exec Committee's Board:

4.39.1. to manage the Organization's activities;

4.39.2. to register and keep lists of the Organization's members;

4.39.3. to compile and approve the Organization's event calendar including sports events, conferences, workshops, other events that promote the achievement of charter goals;

4.39.4. to train the referees, appoint and agree upon chief referees of sports events included into the Organization's event calendar;

4.39.5. to determine, according to these Articles of Association, provision of the rights to host events, in particular, designate the country and city where the event from the Organization's event calendar is to be held;

4.39.6. to dispose of the Organization's assets and funds to the extent of the estimates approved by the Exec Committee;

4.39.7. to draft the proposals as to establishment of business entities and business partnerships with the corporate rights, with subsequent submission of these proposals to the Meeting;

4.39.8. to make a decision as to admission or expulsion from the Organization's members;

4.39.9. to make a decision as to the format of voting at the Meeting;

4.39.10. to create and determine the numerical and personal composition as well as the competence of the permanent and temporary committees, commissions and boards of the Organization, appoint their representatives;

4.39.11. to make proposals as to making changes to the Articles of Association of the Organization;

4.39.12. to address any other issues not referred to the exclusive competence of the Meeting and the Exec Committee.

4.40. Meetings of the Exec Committee's Board shall be held whenever necessary but at least once in half year. A meeting of the Exec Committee's Board shall be competent (have quorum) if more than a half of elected members of the Exec Committee's Board are in attendance.

4.41. The President shall convene and chair at the meetings of the Exec Committee's Board. The President shall compile the agenda of the meeting of Exec

Committee's Board. Each member of the Exec Committee's Board shall be entitled to propose items to be included into the agenda.

4.42. The Exec Committee's Board shall make decisions by a simple majority of total votes in attendance at the meeting. Each member of the Exec Committee's Board shall have one vote. Voting by proxy shall not be allowed.

4.43. Decisions made shall be included into the minutes of the meeting of the Exec Committee's Board.

**4.44. The President is the standing sole executive body of the Organization.**

4.45. The President shall be in charge of daily management of the Organization's activities.

4.46. The President shall represent interests of the Organization, both in Russia and abroad, without a proxy. The President shall be the Company's sole executive body elected by the Meeting for 4 years, acting on behalf of the Organization without a proxy.

4.47. President's competence:

4.47.1. to procure for fulfillment of the resolutions adopted by the Meeting, the Exec Committee and the Exec Committee's Board.

4.47.2. to propose candidates for members of the Exec Committee, the Exec Committee's Board, the Internal Audit Commission (the Internal Auditor) and Vice Presidents to the respective bodies of the Organization for review;

4.47.3. to appoint heads of standing and temporary committees, commissions and boards of the Organization and to propose early termination of their powers;

4.47.4. to appoint the General Secretary of the Organization;

4.47.5. to appoint the Senior Vice President out of the Vice Presidents of the Organization, to determine the competence of Vice Presidents;

4.47.6. to procure for efficient operation of the Organization's bodies;

4.47.7. to arrange for preparation for and convention of ordinary and extraordinary Meetings;

4.47.8. to secure application of the Articles of Association and approval of the plans required to implement the charter goals and objectives of the Organization;

4.47.9. to arrange for efficient relationships between the management bodies of the Organization and the Organization members, governmental agencies and other agencies and persons;

4.47.10. to approve the Rules and Procedures of the Exec Committee's Board and the Rules and Procedures of the Exec Committee;

4.47.11. to approve the structure and the manning table of the Organization's Administration;

4.47.12. to approve the internal code of conduct of the Organization, the regulations on the Organization's subdivisions, job descriptions, other local acts of the Organization, which contain the labor law provisions;

4.47.13. to issue orders and instructions to the extent of its competence, give directions binding upon all of the Organization's employees, arrange for their fulfillment to be monitored and issue powers of attorney;

4.47.14. to approve the binding regulations that govern the operation of the Organization, its management bodies and subdivisions;

4.47.15. to dispose of the assets and property of the Organization to the extent determined in Russian law and the resolution of the Organization's management bodies;

4.47.16. to exercise daily control over performance of the Organization's budget;

4.47.17. to monitor correct and timely payment of taxes and charges according to laws and other regulations of the Russian Federation;

4.47.18. to recruit, promote, demote, transfer and dismiss the Organization's employees, according to the labor law of the Russian Federation, to the extent of its competence, impose penalties and use incentives for the Organization's employees;

4.47.19. to represent the Organization's interests without a proxy before federal and local authorities, agencies, courts and in relations with other persons; issue proxies, open and maintain settlement and other accounts with lending institutions; enter into the necessary transactions and conclude contracts, arrange for performance of the obligations assumed by the Organization;

4.47.20. to make decisions on any issues not referred to the competence of other management bodies of the Organization.

4.48. The President shall chair at the Meetings, the meetings of the Exec Committee's Board and at the meetings of the Organization's committees, commissions and boards where it was elected chairman.

4.49. If the President is temporarily or permanently unable to perform its duties, such duties shall be performed by the Senior Vice President during the respective period of time, and if there is none, by one of Vice Presidents who has held this position for the longest term.

and

4.50. The President shall be entitled to delegate individual powers to the Senior Vice President and/or Vice Presidents of the Organization.

4.51. The President's powers shall take effect as soon as the voting results on its election are announced at the Meeting.

4.52. A member of the Organization shall only be entitled to nominate a candidate for the President. The acting President shall be entitled to independently

nominate itself as a candidate for the President for a new term. Members of the Organization shall notify the Exec Committee's Board in writing of the candidates for the President at least 2 months prior to the expiry of its term of office.

4.53. The Senior Vice President and Vice Presidents of the Organization shall head the lines of business according to the President-designated allocation of duties. The resolution as to conferring the duties by the President upon the Senior Vice President and Vice Presidents of the Organization shall be documented by the President's order.

4.54. The Senior Vice President and Vice Presidents of the Organization shall:

4.54.1. manage one of the lines of the Organization's activities;

4.54.2. perform the assignments of the Organization's President;

4.54.3. perform the President's duties when the Organization's President is out of office, on the basis of the order issued by the Organization's President.

4.55. The Organization's General Secretary shall be appointed to its position and dismissed by the Organization's President.

4.56. The General Secretary shall:

4.56.1. arrange for the meetings of the Organization's collegial bodies, in particular, for drafting of the minutes of the meetings of such bodies;

4.56.2. maintain correspondence with the federation of the International All-Style Karate Federation member countries;

4.56.3. other issues referred to the General Secretary's competence by the Organization's President and these Articles of Association.

**4.57. The Internal Audit Commission (the Internal Auditor) shall monitor the Organization's financial and business operations.**

4.58. The Internal Audit Commission (the Internal Auditor) shall be elected by the Meeting for Four (4) years at the President's proposal.

4.59. The Exec Committee members may not be members of the Internal Audit Commission (the Internal Auditors).

4.60. The Internal Audit Commission (the Internal Auditor) shall monitor the Organization's financial and business activities, audit the Organization's financial and business activities, report on the audit findings to the President, and submit its performance report at the Meeting.

4.61. The Internal Audit Commission (the Internal Auditor) shall audit the Organization's financial and business activities at least annually.

4.62. The Internal Audit Commission (the Internal Auditor) shall be entitled to examine any documents related to the Organization's financial and business activities, in particular, financial and tax statements, auditor's opinions, contracts, etc.

4.63. The Organization's officials shall provide the Internal Audit Commission (Internal Auditor) with all requested information and necessary documents.

4.64. The meeting shall be entitled to give individual assignments to the Internal Audit Commission (Internal Auditor) to verify the financial and business activities of the Organization as concerns specific projects, programs, periods.

4.65. Based on the audit of the financial and business activities, the Internal Audit Commission (the Internal Auditor) shall draft a report sent to the Meeting.

## **5. Corporate Assets**

5.1. The Organization may own, manage or have any other right in or to the land plots, buildings, structures, constructions, residential premises, transport, equipment, inventory, money, shares, other securities and other assets required to support its activities described in the Articles of Association, according to Russian law.

5.2. The Organization shall be liable for its obligations with all of its assets that may be foreclosed according to Russian law.

5.3. The Organization shall own its assets. Its members shall not retain the proprietary rights to and in the assets they transferred to the Organization, in particular, membership fees.

5.4. The Organization members shall not be liable for the obligations of the entity where they are involved as members, nor shall the Organization be liable for the obligations of its members.

5.5. The sources of the Organization's assets in monetary and other forms shall be:

5.5.1. regular and lump sum proceeds from founders and members of the Organization;

5.5.2. voluntary proprietary contributions, donations and grants;

5.5.3. revenues generated from the Organization's assets;

5.5.4. other proceeds not prohibited by law.

5.6. The profit generated by the Organization shall not be allocated among members of the Organization.

## **6. Procedure for making amendments and supplementa to the Articles of Association.**

### **Reorganization and liquidation of the Organization.**

6.1. The resolution as to making amendments and supplements to the Articles of Association shall be adopted by the Meeting in such manner as envisaged in these Articles of Association.

6.2. The state registration of amendments and supplements to the Articles of Association of the Organization shall be made in such manner as envisaged in Russian law.

6.3. Amendments and supplements to the Articles of Association shall take effect upon their state registration.

6.4. The Organization can be reconstructed or wound up in such manner as envisaged in Russian law.

6.5. Since the appointment of the Liquidation Commission, all powers to manage the affairs of the Organization shall pass to it.

6.6. When the Organization is wound up, the assets remaining after settlements with the lenders, shall be applied in the goals, for which the Organization was established, and/or for charity, unless otherwise envisaged in Russian law. If the assets of the non-for-profit company being liquidated cannot be used according to its constituent documents, the assets shall be applied in the income of the state.

6.7. Members of the Organization shall be obliged to take efforts to liquidate the Organization at the expense of the Organization's assets, irrespective of the reasons why the liquidation decision was made. If the assets are insufficient, the Organization members shall take these steps jointly at their own expense.

## **7. Final Provisions**

7.1. Governmental authorities and their officials shall not interfere with the activities of the Organization, nor shall the Organization interfere with the activities of the governmental authorities and their officials, unless otherwise envisaged in Russian law.

7.2. The provisions of these Articles of Association shall be binding upon the Organization.

7.3. The Organization shall be liable according to Russian law for any violations of Russian law.

The resolution as to state registration of the amendments made to the constituent documents of All-Style Karate Federation, a regional non-governmental organization, was adopted by the Ministry of Justice of the Russian Federation on January 11, 2018 (accounting No. 0012011940).

Information on state registration of the amendments made to constituent documents was included into the Unified State Register of Legal Entities on January 17, 2018, under state registration number 2187700045400 (OGRN 1167700069712).

Numbered, sewn and sealed fourteen pages

Senior Deputy Ministry of Justice of the  
Russian Federation

O. A. Plokhoy     */signature/*

January 23, 2018

Stamp: /Ministry of Justice of the Russian Federation \*OGRN  
1337739668834



Перевод данного текста с русского языка на английский язык сделан мной, дипломированным переводчиком Семёновым Андреем Ивановичем, верность перевода подтверждаю.

*С.А. Семёнов*

The translation of this text from Russian into English was performed by me, certified translator Semyonov Andrei Ivanovich, I confirm the correctness of the translation.

\_\_\_\_\_/signature/\_\_\_\_\_  
*(Handwritten signature)*

Российская Федерация

Город Москва

The Russian Federation

The city of Moscow

Второго марта две тысячи восемнадцатого года  
Я, Левин Андрей Алексеевич, временно исполняющий  
обязанности нотариуса города Москвы Кузнецова  
Вячеслава Николаевича, свидетельствую подлинность  
подписи переводчика Семёнова Андрея Ивановича.  
Подпись сделана в моем присутствии.  
Личность подписавшего документ установлена.

02.03.2018

I, Levin Andrei Alexeevich, deputy notary of the city of Moscow  
for Kuznetsov Vyacheslav Nikolaevich, certify the authenticity of  
signature, made by the translator Semyonov Andrei Ivanovich.  
The signature was made in my presence.  
His identity is established.

Зарегистрирована в реестре: № 53/137-н/77-2018-12-12  
Взыскано государственной пошлины (по тарифу): 100 руб.  
Уплачено за оказание услуг правового и технического  
характера: 200 руб.

It is registered in the register under № \_\_\_\_\_  
Fee collected: 100 rubles.  
Legal technical processing 200 rubles payed



*А.А. Левин*

\_\_\_\_\_/signature\_\_\_\_\_

A.A. Levin

Seal: Notary of Moscow Kuznetsov V.N.  
ITN 771900052416

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