

Bylaws

Art. 1

By the name of «Cuisine sans frontières / Küche ohne Grenzen / kitchen without borders / cocina sin fronteras / cucina senza frontiere» exists a non-profit organization under Art 60 ff. of the Swiss Civil Code with place of business in Zurich. The organization operates in public under the name «Cuisine sans frontières»

Art. 2

The purpose of the organization is to build hospitality industry projects in areas of social conflict and unrest. These projects foster the existing traditional and social structures of each region independent of political, religious or ethnic ties of the different communities. Csf supports civilian networks, revitalizes channels of communication and encourages diverse identities of the inhabitants and creates training places and jobs. The organization strives to establish partnerships with local governmental and independent organizations. Csf is a non-profit organization and does not pursue any financial goals for itself.

Art. 3

Natural and juristic persons can become members. The board must approve all applications. Resignation from membership must be communicated in writing before the end of the current year. The board may expel members who have acted in contravention to the organization's interests or are in arrears with their membership contributions despite receiving written reminders.

Art. 4

The corporate bodies of the organization are the General Assembly, the Board and the Auditors.

Art. 5

- The General Assembly has the following powers:
- a) Election of the Board and the president
- b) Approval of the Auditors
- c) Fixing the membership fees
- d) Approval of the annual accounts and the budget
- e) Amendment of the statutes and the dissolution of the organization

IHRE SPENDE IST EINE KONKRETE MASSNAHME ZUR FRIEDENSFÖRDERUNG.

Cuisine sans frontières Anwandstrasse 67 CH-8004 Zürich +41 44 261 00 10 info@cuisinesansfrontieres.ch www.cuisinesansfrontieres.ch

Postkonto: 85-135043-2 IBAN: CH05 0900 0000 8513 5043 2



The General Assembly approves items of business by simple majority of the present members. In case of a tie the president casts the deciding vote. Dissolution of the organization must be approved by two thirds of the votes of present members. The ordinary General Assembly is held once a year. Extraordinary meetings may be called by the board as required or upon request of a minimum of a fifth of the members. The request must be submitted in writing listing the agenda.

Art. 6

The Board consists of a minimum of five members elected by the General Assembly for a term of three years. With the exception of the filling of the president's position, the Board convenes itself. The Board represents the organization in public and nominates the manager. It is in charge of all business not within the jurisdiction of another corporate body as defined by Swiss law and the bylaws. The board defines the job description of the manager. Members of the board will not receive compensation and may not hold the position of manager while serving on the board.

Art. 7

The Auditors examine the accounts. They may be one or several natural or juristic persons and submit a report for approval to the General Assembly.

Art. 8

Two signatures of members of the Board are required. The organisation's liability is limited to its assets. The members are not personally liable and are not subject to additional payment liability.

Art. 9

in the case of dissolution of the organization the assets must devolve to one or more nonprofit organizations, preferably one with a similar purpose. This is approved by a simple majority of the present members at the General Assembly which has approved the dissolution.

Approved by the General Assembly in Zurich on 15 April 2015.