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AANKONDIGING

Bij exploit dd. **17 december 2015**, afschrift waarvan is gelaten aan de Off. van Justitie op St. Maarten, heb ik, *Solange M. APON*, deurwaarder op St. Maarten, alhier, ten verzoeken van **Koushyla Holding N.V.**, gevestigd op St. Maarten, gedomicilieerd ten kantore mr. Monique Hofman Ruigrok, aan **Amelia Antonia Rollan-Illidge & Robin Germina Rollan**, zonder bekend adres binnen of buiten St. Maarten, BETEKEND een vonnis. (AR 160/2012-H 216/14-Ghis 69330) van Het Gemeenschappelijkhof van Justitie, zittingplaats Sint. Maarten, gewezen tussen requirante(n) als eiser(es)/(s) en gerequireerde(n) als gedaagde(n), welk vonnis ter terechtzitting van voormeld gerecht, op het eiland St. Maarten op 17 april 2015 in het openbaar is uitgesproken.

De deurwaarder S.M. APON

NOTICE OF CONVERSION

In compliance with the provisions of Article 2:304 of the Civil Code, F.E.E. Tjon Ajong, civil law notary established in Sint Maarten, hereby announces that in a deed of conversion executed on December 17th, 2015, she has established that the general meeting of shareholders of ROMO HOLDING B.V., a private limited liability company domiciled in Sint Maarten has validly resolved to convert ROMO HOLDING B.V., into a company under the laws of the Grand Duchy of Luxembourg, and shall be continued under the name:

ROMO HOLDING S.à.r.l.

**UNIQUE PROPERTY CONSULTANTS B.V. in
liquidatie**
gevestigd te Sint Maarten

Besluit tot ontbinding:

Bij besluit van de Algemene Vergadering van Aandeelhouders van de vennootschap is besloten per November 3, 2015 de vennootschap te ontbinden. De vennootschap heeft wegens gebrek aan baten gelijktijdig met de ontbinding opgehouden te bestaan.

De vereffenaar heeft bij zijn aantreden geen activa, noch schulden aangetroffen.

De vereffenaar.

Voor nadere informatie kunt u zich wenden tot:
Adelena Drive 3, Mount William Hill,
Sint Maarten

STONE BEAR N.V.
(gevestigd te St. Maarten)
in liquidatie

Bij besluit van de op 16 december 2015 gehouden buitengewone algemene vergadering van aandeelhouders is besloten tot ontbinding der vennootschap per 16 december 2015. Het plan van uitkering licht ter inzage bij het Handelsregister en ten kantore van de vennootschap.

You are kindly requested to publish it in your next edition of the gazette.

Thanking you in advance

With regards,

Marie-Lou

MEDEDELING ANDAMAN HOLDING B.V.

Bij besluit van de algemene vergadering van aandeelhouders van Andaman Holding B.V. van 16 december 2015, is besloten Andaman Holding B.V. per 31 december 2015 om 23:59 uur te ontbinden, waarvan hierbij ex artikel 2:27 lid 3 BW mededeling wordt gedaan.

T.T. Nolten, bestuurder / vereffenaar

MEDEDELING NMQP B.V.

Bij besluit van de algemene vergadering van aandeelhouders van NMQP B.V. van 16 december 2015, is besloten NMQP B.V. per 31 december 2015 om 23:59 uur te ontbinden, waarvan hierbij ex artikel 2:27 lid 3 BW mededeling wordt gedaan.

T.T. Nolten, bestuurder / vereffenaar

No. 185-15MB/JUS



**BESCHIKKING VAN DE
MINISTER VAN JUSTITIE**

De Minister van Justitie

BESLUIT:

Artikel 1

In dit besluit wordt verstaan onder:

<i>mandaat:</i>	de bevoegdheid om in naam van de minister besluiten te nemen, alsmede de noodzakelijke feitelijke handelingen in het kader van de voorbereiding, bekendmaking en uitvoering daarvan te verrichten;
<i>de minister:</i>	de Minister van Justitie;
<i>het hoofd PSC:</i>	het hoofd van de dienst Burgerzaken c.q. het Public Service Center van het Ministerie van Algemene Zaken.

Artikel 2

1. Aan het hoofd PSC, en bij diens ontstentenis diens plaatsvervanger, wordt mandaat verleend om besluiten te nemen ten aanzien van de in de bijlage bij dit besluit genoemde bevoegdheden.
2. Het hoofd PSC wordt tevens gemachtigd tot het verrichten van andere handelingen ter uitvoering van de bevoegdheden, bedoeld in het eerste lid.

Artikel 3

Het hoofd PSC neemt bij de uitoefening van het aan hem verleende mandaat de instructies van de minister in acht.

Artikel 4

Het hoofd PSC voert bij de uitoefening van het aan hem verleende mandaat een ordentelijke en voor de minister transparante administratie.

Artikel 5

De ondertekening van de krachtens dit besluit genomen beslissingen luidt als volgt:

No. 185-15MB/JUS

DE MINISTER VAN JUSTITIE

namens deze,

gevolgd door de aanduiding van de gemandateerde functionaris en diens handtekening en naam.

Artikel 6

Het hoofd PSC verstrekt maandelijks aan de Minister van Justitie een (bijgewerkt) overzicht van de in de voorafgaande periode afgegeven rijbewijzen onder vermelding van het rijbewijsnummer en de desbetreffende persoonsgegevens.

Artikel 7

Dit besluit treedt in werking met ingang van de dag van ondertekening en treedt in de plaats van eerder verleende mandaten met betrekking tot de bevoegdheden, bedoeld in artikel 2, eerste lid. Dit besluit wordt in de Landscourant geplaatst.

Philipsburg,

De Minister van Justitie,

Richard F. Gibson Sr.

Afschrift aan:

- Het hoofd van de afdeling Justitiële Zaken (MvJ);
- De gemandateerde(n).

No. 362-15MB/JUS



**BESCHIKKING VAN DE
MINISTER VAN JUSTITIE**

Gelet op:

Artikel 9, tweede lid, van het Reclasseringsbesluit 1953;

Overwegende:

dat bij ministerieel besluit van 17 november 2010, nr. 02/CCR/MJ/2010, het Centraal College voor de Reclassering (CCR) is ingesteld en diens leden tot 29 november 2015 zijn benoemd;

dat het CCR in het op 1 juni 2015 in werking getreden Wetboek van Strafrecht een meer centrale rol heeft gekregen wat betreft het adviseren van de Minister van Justitie omtrent de voorwaardelijke invrijheidsstelling;

dat in verband hiermee en mede met het oog op de kwaliteit en de voortzetting van het werk van het CCR met betrekking tot de voorwaardelijke invrijheidsstelling het wenselijk is de samenstelling ervan opnieuw vast te stellen;

BESLUIT

Artikel 1

De volgende personen worden onder dankzegging voor de bewezen diensten ontslag verleend als lid van het Centraal College voor de Reclassering:

- *Mevr. dr. J.Arndell*
- *Dhr. drs U.G. Aron*
- *Dhr. mr. G. Hatzmann*
- *Dhr. CH.V.A. Richards*

No. 362-15MB/JUS

Artikel 2

De volgende personen worden (her)benoemd als lid van het Centraal College voor de Reclassering voor een periode van vijf jaren:

- *Mw. M.A. Ellis*
- *Dhr. H.C. Havertong*
- *Dhr. mr. B.G. Hofman*

Artikel 3

1. De leden wijzen onderling een voorzitter en diens plaatsvervanger aan.
2. Als secretaris van het Centraal College voor de Reclassering wordt een jurist van de afdeling Justitiële Zaken van het Ministerie van Justitie aangewezen, met het recht van substitutie door diens collega-jurist.

Artikel 4

Te bepalen dat deze beschikking wordt geplaatst in de Landscourant en in werking treedt met ingang van 29 november 2015.

Philipsburg, 17 december 2015
De Minister van Justitie

Richard F. Gibson Sr.

Afschrift van deze beschikking wordt gezonden aan:

- *de Algemene Rekenkamer*
- *het hoofd van de afdeling Justitiële Zaken MvJ*
- *het hoofd kantoor van de procureur-generaal in Sint Maarten*
- *de Hoofdofficier van Justitie*
- *de directeur van de Gevangenis en het Huis van Bewaring*
- *de (wnd.) directeur SJIB- de betrokkene(n).*

No. 2012/1827

**Ministeriële Beschikking****Van : OCT 17 2012 , no.****De Minister van Algemene Zaken****Overwegende:**

- Besluit van de Minister van Algemene Zaken van 17 oktober 2012 houdende regels inzake mandaat aan het hoofd van de Veiligheidsdienst betreffende beslissingen in het kader van de afgifte van een verklaring van geen bezwaar en het verlengen van de beslisperiode terzake (Mandaatbesluit vgb's).
- dat het wenselijk is ter bevordering van een efficiënte bedrijfsvoering de bevoegdheid ter van de Minister van Algemene Zaken te mandateren aan het hoofd van de Veiligheidsdienst.

Gelet op:

- de artikelen 44, eerste Iid, en 54, eerste en tweede Iid, van de Landsverordening Veiligheidsdienst;
- artikel 6, tweede lid, van het Landsbesluit aanwijzing vertrouwensfuncties en uitvoering van veiligheidsonderzoeken;

Heeft Besloten:**Artikel 1**

In dit besluit wordt verstaan onder:

- a. de Minister: De Minister President, Minister van Algemene Zaken;
- b. het hoofd: het hoofd van de Veiligheidsdienst;
- c. Landsverordening: Landsverordening Veiligheidsdienst;
- d. Landsbesluit: Landsbesluit aanwijzing vertrouwensfuncties en uitvoering van veiligheidsonderzoeken.

Artikel 2

1. Aan het hoofd wordt gemandateerd de bevoegdheid om op grond van de artikelen 44, eerste Iid en 45, eerste en tweede lid, van de Landsverordening en artikel 6, tweede Iid, van het Landsbesluit namens de Minister uit te oefenen.
2. Aan het hoofd wordt voorts mandaat, volmacht en machtiging verleend voor het behandelen van bezwaar en beroepschriften waaronder het nemen van beslissingen op bezwaarschriften en het instellen van (hoger) beroep in het kader van het eerste lid.

Artikel 3

Het verlenen van onder mandaat en volmacht alsmede wijziging daarvan, geschiedt schriftelijk.

Artikel 4

Het krachtens mandaat of volmacht ondertekenen van stukken geschiedt als volgt:

De Minister van Algemene Zaken,
Namens deze:
(handtekening)
(naam functionaris)
(functie)

Ingeval van onder mandaat wordt onder hetgeen voorgeschreven in het vorig lid vermeldt:

Namens deze:
(handtekening)
(naam functionaris)
(functie)

Artikel 5

Het hoofd brengt iedere maand aan de Minister schriftelijk verslag uit over de wijze waarop van de aan hem en door hem verleende bevoegdheden gebruik is gemaakt.

Artikel 6

Dit besluit treedt in werking op de dag der dagtekening.

Artikel 7

Dit besluit wordt aangehaald als: Mandaatbesluit vgb's.

Philipsburg,

De Minister van Algemene Zaken

Afschrift dezes te zenden aan:

De Algemene Rekenkamer;
Het Ministerie van Algemene Zaken;
Het hoofd van de Veiligheidsdienst;



MINISTERIËLE BESCHIKKING

VAN DE 16 DECEMBER 2015

MINISTER VAN ALGEMENE ZAKEN

NR.: 2015/2858

in overweging genomen hebbende:

- dat de Dienst Public Service Center automatisch gegevens uit de basisadministraties wenst te raadplegen.

gelet op:

- artikel 21 tot en met 25 van de Landsverordening basisadministratie persoonsgegevens;
- artikel 30 en 31 van het Uitvoeringsbesluit basisadministratie persoonsgegevens;
- artikel 14, eerste lid, sub c, van het Organisatiebesluit Algemene Zaken.

HEEFT BESLOTEN:

Artikel 1

De beheerder van de basisadministratie persoonsgegevens verstrekt aan de Dienst Public Service Center de persoonsgegevens die nodig zijn voor de uitvoering van aan de Dienst Public Service Center opgedragen publieke taken.

Artikel 2

Verstrekking vindt plaats door middel van online toegang tot de basisadministratie persoonsgegevens middels de Module Raadplegen Derden (RPL3) en/of doormiddel van geautomatiseerde verstrekking via de gekoppelde module key2data distributie aan de basisadministratie persoonsgegevens.

Artikel 3

Voorwaarden voor het verlenen van deze toestemming is de voorafgaande ondertekening van:

- een Service Level Agreement (SLA) tussen beheerder van de basisadministratie persoonsgegevens en de afnemer. In deze SLA heeft een nadere uiteenzetting plaatsgevonden over de rechten en plichten van partijen over de gegevensverstrekking;
- een geheimhoudingsovereenkomst per medewerker.

Artikel 4

Deze beschikking treedt in werking met ingang van de dag na ondertekening en wordt in de Landscourant geplaatst.

Philipsburg,
Minister van Algemene Zaken
d.d. 16 december 2015

Bezwaar en beroepsprocedure

Bezwaar:

Tegen deze beschikking kan door belanghebbende(n) op grond van artikel 55 jo 56, eerste lid, Landsverordening Administratieve Rechtspraak (LAR) binnen zes weken na de datum van verzending of uitreiking hiervan een bezwaarschrift ingediend worden bij het bestuursorgaan dat deze beschikking heeft afgegeven.

Beroep:

In plaats van een bezwaarschrift kan door belanghebbende(n) op grond van artikel 7 jo. 16 van de Landsverordening Administratieve Rechtspraak (LAR) binnen zes weken na de datum van verzending of uitreiking van deze beschikking een beroepschrift ingediend worden bij het Gerecht in eerste aanleg van Sint Maarten.



Decision No.: 1/2015

Date: October 27, 2015

THE ELECTORAL COUNCIL OF ST. MAARTEN

Considering:

that pursuant to Decision No. 3/2014 of the Electoral Council of April 17, 2014 the political party Citizens for Positive Change is registered in the register of political parties referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties, and that pursuant to Decision No. 4/2014 of the Electoral Council of the same date, the reference **4 Positive Change** has been registered in the register of references referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties; that the political party Citizens for Positive Change did not submit a list of candidates for the last elections for members of the Parliament;

In view of:

Article 22, paragraph 2, and subsection b) of the National Ordinance on Registration and Finances of Political Parties;

HAS DECIDED:

Article 1

The reference **4 Positive Change** of the political party Citizens for Positive Change shall be deleted from the register of references as referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties.

Article 2

This Decision shall enter into force with immediate effect.

Article 3

This Decision shall be published in the National Gazette and in one or more local daily newspapers.

Copies hereof to be forwarded to:

- The Minister of General Affairs
- The General Audit Chamber
- The Central Voting Bureau
- Citizens for Positive Change

Sint Maarten, October 27, 2015

B.G. Hofman
Chairman

G.C. Richardson-Nicolaas
Member

L.A. Richardson
Member

Based on Article 25 of the National Ordinance on Registration and Finances of Political Parties, an interested party may file an appeal against this Decision with the Court in First Instance no later than the sixth day following the date of publication of this Decision in the National Gazette.



Decision No.: 2/2015

Date: October 27, 2015

THE ELECTORAL COUNCIL OF ST. MAARTEN

Considering:

that pursuant to Decision No. 11/2014 of the Electoral Council of June 9, 2014 the political party Concordia Political Alliance Association is registered in the register of political parties referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties, and that pursuant to Decision No. 12/2014 of the Electoral Council of the same date, the reference **C.P.A.** has been registered in the register of references referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties;

that the political party Concordia Political Alliance Association did not submit a list of candidates for the last elections for members of the Parliament;

In view of:

Article 22, paragraph 2, and subsection b) of the National Ordinance on Registration and Finances of Political Parties;

HAS DECIDED:

Article 1

The reference **C.P.A.** of the political party Concordia Political Alliance Association shall be deleted from the register of references as referred to in Article 14, paragraph 2 of the National Ordinance on Registration and Finances of Political Parties.

Article 2

This Decision shall enter into force with immediate effect.

Article 3

This Decision shall be published in the National Gazette and in one or more local daily newspapers.

Copies hereof to be forwarded to:

- The Minister of General Affairs
- The General Audit Chamber
- The Central Voting Bureau
- Concordia Political Alliance Association

Sint Maarten, October 27, 2015

B.G. Hofman
Chairman

G.C. Richardson-Nicolaas
Member

L.A. Richardson
Member

Based on Article 25 of the National Ordinance on Registration and Finances of Political Parties, an interested party may file an appeal against this Decision with the Court in First Instance no later than the sixth day following the date of publication of this Decision in the National Gazette.



Decision No.: 7/2015

Date: November 24, 2015

THE ELECTORAL COUNCIL OF SINT MAARTEN,

Having read:

The application of the political party **Sint Maarten Christian Party** of November 9, 2015 for registration of **Sint Maarten Christian Party**;

Considering:

That there is no objection to comply with the application for registration;

In view of:

Articles 19 and 24 of the National Ordinance on Registration and Finances of Political Parties;

HAS DECIDED:

Article 1

The political party **Sint Maarten Christian Party** shall be registered in the register of political parties, as referred to in Article 14, par. 2 of the National Ordinance on Registration and Finances of Political Parties.

Article 2

This Decision shall enter into force on the day following the date of its publication in the National Gazette and shall be retroactive until November 24, 2015.

Article 3

This Decision shall be published in the National Gazette and in one or more local daily newspapers.

Copies hereof to be forwarded to:

- The Minister of General Affairs
- The General Audit Chamber
- The Central Voting Bureau
- Sint Maarten Christian Party

St. Maarten, November 24, 2015

B.G. Hofman
Chairman

G.C. Richardson-Nicolaas
Member

L.A. Richardson
Member

Based on Article 25 of the National Ordinance on Registration and Finances of Political Parties, an interested person may file an appeal against this Decision with the Court in First Instance of Sint Maarten no later than the sixth day following the date of publication of this Decision in the National Gazette.



Beschikking nummer: 7/2015

Datum: 24 november 2015

DE ELECTORALE RAAD VAN SINT MAARTEN,

Gelezen:

het verzoek van de politieke partij **Sint Maarten Christian Party** van 9 november 2015 tot registratie van **Sint Maarten Christian Party**;

Overwegende:

dat er geen bezwaar bestaat tegen voldoening aan het verzoek tot registratie;

Gelet op:

de artikelen 19 en 24 van de Landsverordening registratie en financiën politieke partijen;

HEEFT BESLOTEN:

Artikel 1

De politieke partij **Sint Maarten Christian Party** wordt geregistreerd in het register van politieke partijen, bedoeld in artikel 14, tweede lid, van de Landsverordening registratie en financiën politieke partijen.

Artikel 2

Deze beschikking treedt in werking met ingang van de dag na de dagtekening van de Landscourant waarin zij is geplaatst en werkt terug tot en met 24 november 2015.

Artikel 3

Deze beschikking wordt gepubliceerd in de Landscourant en één of meer dagbladen.

Afschrift van deze beschikking wordt gezonden aan:

- De Minister van Algemene Zaken
- De Algemene Rekenkamer
- Het Centraal Stembureau
- Sint Maarten Christian Party

Sint Maarten, 24 november 2015

B.G. Hofman
Voorzitter

G.C. Richardson-Nicolaas
Lid

L.A. Richardson
Lid

Een belanghebbende kan op grond van artikel 25 van de Landsverordening registratie en financiën politieke partijen uiterlijk op de zesde dag na de dagtekening van de Landscourant waarin deze beschikking is geplaatst, tegen deze beschikking beroep instellen bij het Gerecht in eerste aanleg van Sint Maarten.



Decision No.: 8/2015

Date: November 24, 2015

THE ELECTORAL COUNCIL OF SINT MAARTEN,

Having read:

The application of the political party **Sint Maarten Christian Party** of November 9, 2015 for registration of the reference **SMCP** as the reference that shall be placed above the list of candidates to be submitted by the aforementioned political party;

Considering:

That there is no objection to comply with the application for registration of the reference;

In view of:

Articles 19 and 24 of the National Ordinance on Registration and Finances of Political Parties;

HAS DECIDED:

Article 1

The reference **SMCP** shall be registered in the register of references as referred to in Article 14, par. 2 of the National Ordinance on Registration and Finances of Political Parties as the reference that shall be placed above the list of candidates to be submitted by **Sint Maarten Christian Party**.

Article 2

This Decision shall enter into force on the day following the date of its publication in the National Gazette and shall be retroactive until November 24, 2015.

Article 3

This Decision shall be published in the National Gazette and in one or more local daily newspapers.

Copies hereof to be forwarded to:

- The Minister of General Affairs
- The General Audit Chamber
- The Central Voting Bureau
- Sint Maarten Christian Party

St. Maarten, November 24, 2015

B.G. Hofman
Chairman

G.C. Richardson-Nicolaas
Member

L.A. Richardson
Member

Based on Article 25 of the National Ordinance on Registration and Finances of Political Parties, an interested person may file an appeal against this Decision with the Court in First Instance of Sint Maarten no later than the sixth day following the date of publication of this Decision in the National Gazette.



Beschikking nummer: 8/2015

Datum: 24 november 2015

DE ELECTORALE RAAD VAN SINT MAARTEN,

Gelezen:

het verzoek van de politieke partij **Sint Maarten Christian Party** van 9 november 2015 tot registratie van de aanduiding **SMCP** als aanduiding die geplaatst zal worden boven de door de politieke partij in te dienen lijst van kandidaten;

Overwegende:

dat er geen bezwaar bestaat tegen voldoening aan het verzoek tot registratie van de aanduiding;

Gelet op:

de artikelen 19 en 24 van de Landsverordening registratie en financiën politieke partijen;

HEEFT BESLOTEN:

Artikel 1

De aanduiding **SMCP** wordt geregistreerd in het register van aanduidingen, bedoeld in artikel 14, tweede lid, van de Landsverordening registratie en financiën politieke partijen, als de aanduiding die zal worden geplaatst boven de door de politieke partij **Sint Maarten Christian Party** in te dienen lijst van kandidaten.

Artikel 2

Deze beschikking treedt in werking met ingang van de dag na de dagtekening van de Landscourant waarin zij is geplaatst en werkt terug tot en met 24 november 2015.

Artikel 3

Deze beschikking wordt gepubliceerd in de Landscourant en een of meer dagbladen.

Afschrift van deze beschikking wordt gezonden aan:

- De Minister van Algemene Zaken
- De Algemene Rekenkamer
- Het Centraal Stembureau
- Sint Maarten Christian Party

Sint Maarten, 24 november 2015

B.G. Hofman
Voorzitter

G.C. Richardson-Nicolaas
Lid

L.A. Richardson
Lid

Een belanghebbende kan op grond van artikel 25 van de Landsverordening registratie en financiën politieke partijen uiterlijk op de zesde dag na de dagtekening van de Landscourant waarin deze beschikking is geplaatst, tegen deze beschikking beroep instellen bij het Gerecht in eerste aanleg van Sint Maarten.

Upon this twenty-fifth day of November, two thousand and fifteen, came and appeared before me, Marlène Françoise Mingo, LL.M., a civil law notary, established on Sint Maarten, herein referred to as "notary" or "civil law notary":

< Mistress **MARIA MERCEDES VAN DER WAALS born WYATT**, according to her declaration, a radio broadcaster, married, born in Renkum, The Netherlands on November seventh, nineteen hundred and seventy, who identified herself with a Driver's License card, issued on Sint Maarten, under number DMW80542 and residing at Mozart Road 11a, Little Bay, Sint Maarten.

WHEREAS based on a Governing Board's meeting, which took place on November twenty-fourth, two thousand and fifteen, it was decided to mandate and authorize the appearer to sign on behalf of the association: **HELPING OUR PEOPLE EXCEL ASSOCIATION**, established on Sint Maarten, hereinafter referred to as the "association" or "Party", for a proper completion of the amendments of the articles of incorporation of the aforementioned association.

WHEREAS based on a Resolution of the Congress of the Party, which Congress' meeting took place on November twenty-fourth, two thousand and fifteen, the present and outgoing Governing Board is authorized to execute and do whatever is deemed necessary, to amend the Articles of Incorporation of the aforesaid association in such a manner that the Articles of Incorporation shall comply with National Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening Registratie en Financiën Politieke Partijen"), which shall be set forth hereinafter, and that the appearer has been authorized, at the aforesaid Governing Board's meeting to amend the deed of the Articles of Incorporation.

NOW THEREFORE the appearer is authorized to execute and sign for the amendments and to do whatever may be required for a proper completion of the amendments of the articles of incorporation of the aforementioned association.

The authorization appears from a copy of the minutes of the abovementioned, a copy of which after being authenticated, shall be attached to the original of this instrument.

The appearer, acting as aforementioned, furthermore declared to amend the articles of incorporation of the association, in such a manner that the present complete deed of the articles of incorporation will be amended and worded henceforth as follows:

NAME, SEAT, DURATION, AND PARTY COLOR OF THE ASSOCIATION

Article 1

The association bears the name:

"HELPING OUR PEOPLE EXCEL ASSOCIATION".

The association shall also be known as: "HOPE", hereinafter referred to as the "Association" or "Party".

Article 2

The Association is established on Sint Maarten.

class=WordSection2>

Article 3

The Association is established for an unlimited period of time.

Article 4

The colors of the Party are PINK and NAVY BLUE.

FINANCIAL/FISCAL YEAR OF THE ASSOCIATION

Article 5

The financial year of the Association coincides with the calendar year.

OBJECTIVES

Article 6

1. The Party has established its objectives in the interest of the population of Sint Maarten in particular and, when required, in the interest of the islands of the Caribbean;
2. The Party's primary objectives are the development and well-being of Sint Maarten which shall be achieved by assuring:
 - a. That the Party partakes in elections for public office in compliance with the rules and obligations as stipulated in the National Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening Registratie en Financiën Politieke Partijen). An application for registration of the political party shall be submitted in writing to the Electoral Council within the term as stipulated by the National Ordinance of Registration and Finances of Political Parties, prior to the postulation of the Party's candidates;
 - b. That the citizens and the community of Sint Maarten are represented in public office;
 - c. That every citizen in the community of Sint Maarten is secured and enjoys a level of existence that meets all their basic and primary needs as human beings;
 - d. That the economic growth of Sint Maarten is protected, maintained and enhanced;
 - e. That the rights and dignity of every citizen are respected;
 - f. That all forms of discrimination are rejected;
 - g. That the living standards and human values in our community be of primary concern;
 - h. That the fundamentals of our legal system are adhered to and protected at all times;
 - i. That the Party serves the entire community of Sint Maarten through fairness, respect and decisive actions;
 - j. That the Party strives to achieve the greatest level of independence, self governance and self determination for Sint Maarten within the given constitutional structure and system.
3. The objectives of the Party shall come under periodic review during the Party Congress thereby ensuring that the Party shall, at all times, be in close concert with the needs and requirements of the population of Sint Maarten.
4. The objectives and all changes and adaptations to the objectives of the Party shall be presented by the Governing Board in the Party Congress. The Governing Board will draft and present a political program on the changes and amendments, of the objectives and have the political program publicized, within the required period of time, as stipulated in the National Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening Registratie en Financiën Politieke Partijen). The Party commits itself to have its political program publicized no later than on the date of the postulation of candidates for any elections for all legislative bodies on Sint Maarten. The Party will send its political program to the Electoral Council at least two (2) weeks before the mentioned or announced date of postulation of its candidates.

MEANS**Article 7**

1. The Party shall achieve its objectives by all legal means and, in particular, through:
 - a. Taking part in any elections for all legislative bodies on Sint Maarten and/or for the State and/or country Sint Maarten;
 - b. Organizing members of our community in activities designed to achieve the objectives of the Party;
 - c. Developing and following the Party's action programs designed to achieve the objectives of the Party;
 - d. Involving itself in all legal activities within the community;
 - e. Convening meetings, conferences and all other means of public contact for the purpose of disseminating information;
 - f. Supporting, printing and endorsing all forms of written publications;
 - g. Utilizing all forms of media to expound on the objectives of the Party;
 - h. Utilizing all other legally permissible means and resources for the achievement of its objectives.

MEMBERSHIP**Article 8**

1. The membership of the Party shall consist of:
 - a. Party Members

The Association is established on Sint Maarten.

class=WordSection2>

Article 3

The Association is established for an unlimited period of time.

Article 4

The colors of the Party are PINK and NAVY BLUE.

FINANCIAL/FISCAL YEAR OF THE ASSOCIATION**Article 5**

The financial year of the Association coincides with the calendar year.

OBJECTIVES**Article 6**

1. The Party has established its objectives in the interest of the population of Sint Maarten in particular and, when required, in the interest of the islands of the Caribbean;
2. The Party's primary objectives are the development and well-being of Sint Maarten which shall be achieved by assuring:
 - a. That the Party partakes in elections for public office in compliance with the rules and obligations as stipulated in the National Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening Registratie en Financiën Politieke Partijen). An application for registration of the political party shall be submitted in writing to the Electoral Council within the term as stipulated by the National Ordinance of Registration and Finances of Political Parties, prior to the postulation of the Party's candidates;
 - b. That the citizens and the community of Sint Maarten are represented in public office;
 - c. That every citizen in the community of Sint Maarten is secured and enjoys a level of existence that meets all their basic and primary needs as human beings;

- d. That the economic growth of Sint Maarten is protected, maintained and enhanced;
 - e. That the rights and dignity of every citizen are respected;
 - f. That all forms of discrimination are rejected;
 - g. That the living standards and human values in our community be of primary concern;
 - h. That the fundamentals of our legal system are adhered to and protected at all times;
 - i. That the Party serves the entire community of Sint Maarten through fairness, respect and decisive actions;
 - j. That the Party strives to achieve the greatest level of independence, self governance and self determination for Sint Maarten within the given constitutional structure and system.
3. The objectives of the Party shall come under periodic review during the Party Congress thereby ensuring that the Party shall, at all times, be in close concert with the needs and requirements of the population of Sint Maarten.
 4. The objectives and all changes and adaptations to the objectives of the Party shall be presented by the Governing Board in the Party Congress. The Governing Board will draft and present a political program on the changes and amendments, of the objectives and have the political program publicized, within the required period of time, as stipulated in the National Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening Registratie en Financiën Politieke Partijen). The Party commits itself to have its political program publicized no later than on the date of the postulation of candidates for any elections for all legislative bodies on Sint Maarten. The Party will send its political program to the Electoral Council at least two (2) weeks before the mentioned or announced date of postulation of its candidates.

MEANS

Article 7

1. The Party shall achieve its objectives by all legal means and, in particular, through:
 - a. Taking part in any elections for all legislative bodies on Sint Maarten and/or for the State and/or country Sint Maarten;
 - b. Organizing members of our community in activities designed to achieve the objectives of the Party;
 - c. Developing and following the Party's action programs designed to achieve the objectives of the Party;
 - d. Involving itself in all legal activities within the community;
 - e. Convening meetings, conferences and all other means of public contact for the purpose of disseminating information;
 - f. Supporting, printing and endorsing all forms of written publications;
 - g. Utilizing all forms of media to expound on the objectives of the Party;
 - h. Utilizing all other legally permissible means and resources for the achievement of its objectives.

MEMBERSHIP

Article 8

1. The membership of the Party shall consist of:
 - a. Party MembersTermination of membership shall further end by:
 - a. Death of a Party Member;
 - b. Written resignation of the membership by a Party Member, sent to the Governing Board;
 - c. Cancellation in writing by an Honorary Membership or a Supporter.

FINANCES

Article 11

1. The finances of the Party shall consist of:
 - a. The initial amount that has been set aside at the formation of the Party;
 - b. Gifts, grants, donations, testations and legacies subject to the rules and regulations of the Federal Ordinance of Registration and Finances of Political Parties (in Dutch: "Landsverordening registratie en financiën politieke partijen");
 - c. Income from activities organized by the Party;
 - d. Annual membership contributions by the Party Members;
 - e. Acceptance of funding from all legal sources;
 - f. Other legally acquired income.
 2. Annual Membership Dues by Party Members, which amount is determined annually, will be decided on by a majority of vote during the Party Congress. Honorary Members and Supporters are excluded from paying Annual Membership Dues.
 3. There shall be an annual general meeting of the Governing Board and the Executive Committee, to be held no later than two (2) months after each consecutive fiscal year in which meeting the following shall be carried out:
 - a. A report shall be given by the Executive Committee to the Governing Board concerning the foregoing fiscal year.
 - b. The President and the Treasurer of the Governing Board shall give account of the financial management of the funds and finances of the Association during the preceding fiscal year. The aforementioned President and the Treasurer of the Governing Board are responsible for the signing of checks and financial instruments.
 - c. The Treasurer of the Executive Committee shall submit a budget for the new fiscal year to the President of the Governing Board. The President of the Governing Board shall request the Governing Board for approval of the aforementioned budget for the new fiscal year. The annual general meeting of the Governing Board and the Executive Committee is called by the Executive Committee and shall convene in the third quarter of the year.
- class=WordSection2>
- d. Each year before the first day of April, the Party shall submit to the Electoral Council an annual report containing at least the following data:
 1. The composition of the Board during the year;
 2. The number of contributing members at the beginning and end of that year;
 3. The amount of the contribution for that year;

4. The activities undertaken by the Party in that year.
- e. The aforementioned annual report as mentioned under d. is accompanied by a financial report, which financial report, in conformity with the National Ordinance of Registration and Finances of Political Parties, should at least include:
 1. The capital at the beginning and the ending of each fiscal year;
 2. An itemized statement of income and expenditure and a statement by an auditor on the accuracy and fairness of the financial report;
 3. Donations of more than ANG 5,000 - or more, other than derived from a natural person;
 4. The total amount of received gifts, donations and/or grants, other than the annual contributions from the members of the Party.
- f. The Treasurer of the Governing Board shall keep all financial records which shows the rights and obligations at all times , as well as the records of all payments and receipts .The administration and the supporting documents and information shall be kept for a period of at least five (5) years.

GOVERNING BOARD

Article 12

1. The management and direction of the Party is determined by the Governing Board. The Governing Board is elected to office by a majority of vote during the Party Congress and in accordance with the terms and conditions as stipulated in these articles of incorporation of the Party.
2. The Governing Board shall consist of an odd number of a minimum of three (3) and a maximum of eleven (11) members among which there shall be a President, Vice-President, Secretary General, Treasurer and a maximum of seven (7) Officers.
3. The members of the Governing Board shall designate those persons to serve in the capacity of Vice - President, Secretary General and Treasurer.
4. Specific titles denoting roles and/or duties may be assigned to the Officers.
5. In the absence of the President at meetings of the Governing Board, the Vice-President shall preside. In the absence of the President and the Vice-President at meetings of the Governing Board, either the Secretary General or the Treasurer shall preside.
6. All members of the Governing Board shall be of legal age and shall further be Party Members in good standing.
7. The Governing Board is charged with the responsibility of adopting and/or amending the Bylaws of the Party.
8. All resolutions of the Governing Board shall be adopted by simple majority in a meeting, where a minimum of one half (1/2) of the Governing Board members are present unless otherwise stipulated in this deed. Included in this one half (1/2) shall be two (2) members of the Executive Committee. In those meetings where a minimum of one half (1/2) of the Governing Board, including two (2) members of the Executive Committee are not present, a second meeting shall be called to vote on the proposed resolutions. In this second meeting, the proposed resolutions shall be voted upon regardless of the number of Governing Board and/or Executive Committee members present.
9. Members of the Governing Board shall be dismissed under the following stipulation:
 - a. A Governing Boardmember submitting a request for this;
 - b. By demise of the Governing Boardmember;
 - c. If a Governing Boardmember loses his/her domicile on Sint Maarten and his/her

- Dutch nationality;
- d. A Governing Boardmember having reached the age of seventy (70) years;
 - e. If a Governing Boardmember is, or has been convicted, of a criminal offence by a court decision on Sint Maarten (or anywhere else in the world) that has become final, or if a disciplinary measure has been taken as a result by a Court Decision imposing the deprivation of a Governing Boardmember;
 - f. If a Governing Boardmember has been placed in receivership, declared bankrupt, granted moratorium on payments;
 - g. If the Governing Boardmember has become legally incapacitated in any way possible (including illness or disorder), of which the Governing Boardmember is obliged to inform the Governing Board of the Association in writing.

EXECUTIVE COMMITTEE

Article 13

1. The Executive Committee consists of a President, a Secretary General and a Treasurer, which will be appointed by the Governing Board.
- class=WordSection2>
2. The Executive Committee represents the Governing Board.
 3. The Executive Committee is responsible for the daily operations of the Party.
 4. The President and one (1) other member of the Executive Committee shall legally represent the Party in all matters.
 5. The Executive Committee is further entrusted with:
 - a. Responsibility for convening meetings of the Governing Board;
 - b. Responsibility for convening the Party Congress;
 - c. Implementing decisions taken by the Governing Board and the Party Congress;
 - d. Making decisions on behalf of the Party.
 6. The Executive Committee may request the Party Leader to call meetings of the Party Council. The President of the Executive Committee shall attend meetings of the Party Council.
 7. The Executive Committee shall preside over the elections for the Party Leader in accordance with article 19.
 8. The Executive Committee may be charged with specific functions and entrusted with additional powers from time to time as determined by the Governing Board.

ADVISORY COUNCILS AND NOMINATION COMMITTEE

Article 14

1. Advisory Councils may be established from time to time by the Executive Committee and shall report to the Executive Committee;
2. The purpose, function and term of an Advisory Council shall be determined by the Executive Committee.
3. Persons serving on an Advisory Council shall not necessarily be Party Members.

Article 15

1. The Nomination Committee shall be established by the Executive Committee and will be charged with compiling the list of candidates for any elections for the legislative bodies on Sint Maarten;
2. The Nomination Committee shall consist of active members in good standing who have made significant and/or extraordinary contribution towards the realization and development of the party;
3. The Nomination Committee shall be an odd number of a minimum of three (3) and a

- maximum of seven (7) members;
4. The Party Leader is member and Chairman of the Nominating committee and shall call meetings of the Nomination Committee and determine agenda points. The other members of the Nomination Committee are appointed by the Executive Committee;
 5. The Nomination Committee shall compile the list of candidates for any elections for all legislative bodies on Sint Maarten;
 6. All candidates that feature on the definite list of candidates must submit to the Nomination Committee a declaration signed by the candidate that he/she will not act in contravention of the provisions of the National Ordinance Registration and Finances Political Parties during the election campaign;
 7. Candidates shall be evaluated on the following criteria, including any others specified within the call for candidates;
 - a. Eligibility to participate in the election for members of any legislative body;
 - b. Qualifications and experience, including unique desired skills;
 - c. Past contributions to the party and other organizations;
 - d. Referral or reference from members;

TERM

Article 16

Members of the Governing Board shall serve a two (2) year term.

1. Outgoing Governing Board members are immediately eligible for re-election.
2. Temporary openings on the Governing Board shall be filled by persons designated by the Governing Board. Persons so designated shall serve until the end of the term for the Governing Board.

VOTING

Article 17

1. The Governing Board is elected in the Party Congress from a slate specifically prepared for this purpose.
2. At the request of the Party Leader, the election of a President of the Governing Board can be referred to the Party Congress.
3. The Governing Board is elected by a simple majority of the Party Members in good standing voting at the Party Congress.
4. Specific functions on the Governing Board are not designated at the time that voting takes place and, as such, are assigned among the Governing Board.
5. Assignment to the functions on the Governing Board referred to in Article 12 sub 2 shall take place by internal vote within the Governing Board. Candidates within the Governing Board may postulate themselves for the functions with a vote being held. A simple majority is required.

PARTY COUNCIL

Article 18

1. The Party Council shall consist of active Party Members in good standing who:
 - a. Have served as candidates for election to public office;
 - b. Have been appointed by the Party to the position of Minister in the Council of Ministers of Sint Maarten;
 - c. Have served as a member of the Governing Board of the Party;
 - d. Have made a significant and/or extraordinary contribution towards the realization and development of the Party.

2. The determination of the members of the Party Council shall be made by the Executive Committee in accordance with rules established for this purpose and laid down in the Bylaws.
3. The primary functions of the Party Council are to:
 - a. Establish and maintain a close working relationship among candidates;
 - b. Bring forward and resolve potential problem areas among candidates;
 - c. Provide candidates with a system and structure to be followed during campaigns and otherwise;
 - d. Keep candidates abreast of events affecting the Party.
4. The Party Leader shall preside as the Chairman of the Party Council and shall call meetings of the Party Council and determine agenda points.
5. The Secretary General shall serve as secretary for meetings of the Party Council and shall be charged with recording of decisions made.

PARTY LEADER

Article 19

1. The Party Leader, with the exception of the first Party Leader, is elected by the Party Congress from among the Party Members in good standing
2. Candidates for Party Leader may postulate themselves sixty (60) days prior to the Party Congress supported by one hundred (100) signatures from Party Members in good standing.
3. The Party Leader shall head the list of candidates taking part in elections.
4. The manner of election and the powers of the Party Leader shall, if required, be further developed in the Bylaws.

PARTY CONGRESS

Article 20

1. The first Party Congress shall be called within a period no later than ninety (90) day prior to the date on which the Party will contest its first elections for public office.
2. Notice for the Party Congress shall be made a minimum of thirty (30) days prior to the date of the meeting. Notice shall be given using the local media and/or by using generally in practice, accepted means of communication but, however, not in breach of any laws on Sint Maarten.
3. An agenda for the Party Congress shall be prepared by the Executive Committee.
4. The agenda points shall reflect, among others:
 - a. Presentation of the Annual Report covering the previous year's activities, by the President of the Governing Board;
 - b. A presentation by the Treasurer of the Governing Board on the Financial Report of the Party's finances;
 - c. Voting for the Party Leader and for the members for the Governing Board, when required;
 - d. Other points in the interest of the Party.

EXTRAORDINARY PARTY CONGRESS

Article 21

1. An Extraordinary Party Congress may be requested by signed petition representing the signatures of a minimum of one hundred (100) Party Members in good standing.
2. The signed petition, with the proposed agenda for the meeting and substantiation for the agenda, shall be submitted to the Executive Committee.
3. The Executive Committee, after consultation with the Governing Board shall call the Extraordinary Party Congress in accordance with Article 20.

VOTING IN THE PARTY CONGRESS

Article 22

1. Only registered Party Members in good standing shall have the right to vote in the Party Congress. A list of the party members in good standing shall be made available prior to the Party Congress.
2. Decisions taken and resolutions passed by vote in the Party Congress shall be binding on all Party Members.
3. Decisions taken and resolutions passed in the Party Congress shall be deemed valid when passed by a simple majority and where a minimum of one third ($\frac{1}{3}$) of the Party Members in good standing are present.
4. In the absence of a minimum of one third ($\frac{1}{3}$) of the registered Party Members in good standing, a second meeting shall be convened within thirty (30) minutes.
5. During such second meeting valid decisions shall be taken and valid resolutions passed irrespective of the number of Party Members in good standing present.

AMENDMENTS OF THE STATUTES AND DISSOLUTION

Article 23

1. The statutes of the Party may be amended by vote during the Party Congress. For amendments of the statutes, a majority of two-thirds ($\frac{2}{3}$) shall be required in a meeting where a minimum of one third ($\frac{1}{3}$) of the Party Members in good standing are present. In case the quorum of a minimum of one third ($\frac{1}{3}$) of the Party Members and/or two thirds ($\frac{2}{3}$) of majority of votes are not met, a second meeting shall be convened within fourteen (14) days after the first meeting and a simple majority shall be required.
2. Approved modifications shall go into effect after the notarial deed of the amendment of the statutes has been signed and registered in the Chamber of Commerce.
3. Dissolution of the Party may take place in a Party Congress convened specifically for this purpose. A minimum of one half ($\frac{1}{2}$) of the registered Party Members in good standing shall be present in said meeting. A three-fourths ($\frac{3}{4}$) majority shall be required for a dissolution.
4. Liquidation shall occur taking into account the provisions of the Civil Code of Sint Maarten (formerly known as the Civil Code of the Netherlands Antilles) or any other applicable law in Sint Maarten.
5. The Executive Committee shall determine the final disbursement and/or distribution of the assets of the Party.

BYLAWS

Article 24

1. The Governing Board may propose and/or adopt bylaws for the Party which may include a further implementation of these statutes.
2. The Bylaws shall not contain any provisions in conflict with the statutes or law.
3. In all instances, where the subject matter at hand is not specifically dealt with by the statutes or the Bylaws, the Governing Board shall decide by written ruling.
4. The Governing Board shall further determine whether such ruling(s) shall be incorporated into the Bylaws.

FINAL PROVISIONS

Article 25

1. In deviation of the provisions in Article 12, with regard to the manner of election of the Governing Board, **the following are the members of the Governing Board:**
 - a. Mistress Maria Mercedes Van der Waals-Wyatt: as **President;**
residing at Mozart Road 11a, Little Bay, Sint Maarten.
 - b. Ms. Kenty Alexandra Lichtenberg: as **Secretary;**
residing at Prospect Estate Road 54, Belvedere, Sint Maarten.
 - c. Ms. Valeska Theresita Erina Laurant: as **Treasurer.**
residing at Guadeloupe Road 12, Madame Estate, Sint Maarten.**For the Executive Committee the following members were appointed:**
 - a. Mistress Maria Mercedes Van der Waals-Wyatt: as **President;**
residing at Mozart Road 11a, Little Bay, Sint Maarten.
 - b. Mister Ferdinand Van der Waals: as **Treasurer;**
residing at Mozart Road 11a, Little Bay, Sint Maarten.
 - c. Mister Jean Henri Millet: as **Secretary;**
residing at St. Peters Road 53, St. Peters, Sint Maarten.

2. The Governing Board for the first time shall serve until a Governing Board has been elected in accordance with Article 17.
3. In deviation of the provisions in Article 19, with regard to the manner of election of the Party Leader, the Governing Board has designated Mistress Maria Mercedes Van Der Waals-Wyatt as the Party Leader.

These statutes shall become effective immediately after signing of the deed incorporation and the registration at the Chamber of Commerce."

The appearer is known to me, Civil Law Notary.

WHEREOF THIS DEED has been executed in one (1) original copy (in Dutch "in minuutakte") on Sint Maarten on the date mentioned in the heading hereof. After the contents of the deed were factually stated to the appearer, the appearer declared to be informed of the contents of the deed and not to desire a complete reading aloud thereof. Thereupon this deed was after abbreviated reading aloud signed by the appearers and by me, Civil Law Notary.

Was signed: M. Van der Waals, M.F.Mingo.

ISSUED FOR TRUE COPY!

LANDSCOURANT DATA 2016

Deadline	Publicatiedag Landscourant
5 januari	8 januari
19 januari	22 januari
2 februari	5 februari
16 februari	19 februari
1 maart	4 maart
15 maart	18 maart
29 maart	1 april
12 april	15 april
26 april	29 april
10 mei	13 mei
24 mei	27 mei
7 juni	10 juni
21 juni	24 juni
5 juli	8 juli
19 juli	22 juli
2 augustus	5 augustus
16 augustus	19 augustus
30 augustus	2 september
13 september	16 september
27 september	30 september
11 oktober	14 oktober
25 oktober	28 oktober
7 november	10 november
22 november	25 november
6 december	9 december
20 december	23 december