



**Official translation from Greek into English**

**CODIFIED STATUTE OF THE ASSOCIATION**

**"ASSOCIATION FOR THE PROMOTION AND PROTECTION OF PUBLIC HEALTH PROMITHEAS"**

These articles of association are hereby ratified in accordance with Article 81(b) of the Greek Civil Code.

Athens, 24.9.2025

**THE JUDGE**

Eleftheria Boutopoulou

(signature)

**Article 1**

**Name - Headquarters**

The non-profit association named "ASSOCIATION OF PATIENTS OF THE HELLENIC REPUBLIC PROMITHEAS" and abbreviated as "SAIE PROMITHEAS" is renamed "ASSOCIATION FOR THE SUPPORT AND PROTECTION OF PUBLIC HEALTH PROMITHEAS" (the "Association") and abbreviated as "PROMITHEAS."

The Association's headquarters are in Athens.

**AMENDMENT**

Association registration number: 29246

Recognition order number: 220/2012

Amendment order number: 70382/2025 of the Court of First Instance of Athens

**Article 2**

**Purposes**

The broader purpose of the Association is to promote public health and provide support to vulnerable social groups.

The purposes of the Association are:



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To defend the right to public health and the rights of the chronically ill and other vulnerable populations.

2. To ensure equal access to prevention, diagnosis, and treatment services, especially for social groups with limited access to healthcare.
3. To promote clinically proven and approved methods of prevention, diagnosis, and treatment methods to address public health risks and alleviate the suffering of vulnerable populations and people with chronic diseases, as defined by the World Health Organization.
4. Supporting legislative initiatives that promote the protection and improvement of public health in collaboration with the relevant authorities, as well as exerting influence for the implementation of internationally documented practices.
5. Informing and raising awareness among the general population, vulnerable social groups, and institutions (e.g., young people, students, military personnel, health professionals, insurance agencies, the Church, the media, sports clubs, prisoners, refugees, etc.) on public health issues, appropriate methods of prevention, diagnosis, treatment, information on these issues, and protection from misinformation.
6. Strengthening the ability of health service users to understand and utilize health information, in particular through digital literacy and the use of digital tools to access public health services, so that they acquire the necessary cognitive and psychological skills to actively participate in decisions concerning the management of their health and ensuring a better quality of life.
7. The provision of free medical, health, social, support, counseling, psychological, legal, logistical, and any other services to vulnerable social groups and the general population throughout Greece and abroad.
8. The exchange of information and cooperation with other associations, unions, or organizations, domestic or foreign, scientific bodies, universities and research centers, state and European organizations, as well as other specialized health structures involved in strengthening public health and vulnerable populations.
9. Active participation in international and European programs, forums, and platforms related to public health and patients' rights, with the aim of exchanging knowledge, promoting best practices, and pursuing common goals.
10. Cooperation in the areas of treatment, prevention, and support for patients and vulnerable populations with state or international bodies, specialized scientists, as well as pharmaceutical companies and other private for-profit entities active in these areas.
11. Bringing together individuals and organizations with long-term experience in public health promotion issues.
12. The creation of a framework for the production of knowledge, ideas, and policy proposals on public health issues through the exchange of expertise, ideas, best practices, and the collection and analysis of data.
13. Supporting individuals belonging to vulnerable social groups and their families.



4. Promoting and conducting scientific research that contributes to the achievement of the above objectives, including the development of tools to this end.



### **Article 3**

#### **Means of achieving the purpose**

In order to achieve its purposes, the Association designs and implements programs and actions, utilizing any appropriate means, such as, indicatively:

1. Provision of services and expertise related to the purposes of the Association.
2. Conducting programs, workshops, conferences, and seminars.
3. Publications and issuance of printed and digital material.
4. Production of informational material.
5. Awarding scholarships and prizes.
6. Conducting research and preparing studies and programs in collaboration with Greek and foreign public and private entities.
7. Developing all kinds of advocacy actions, filing complaints, participating in or initiating legal proceedings, etc.
8. Collaboration with specialist scientists and patients (if they so wish).
9. Collaboration and conclusion of agreements, memoranda of cooperation, and programmatic contracts with similar organizations abroad, hospitals, associations of doctors, nurses, patients, psychologists, social workers, universities, research centers, ministries, organizations, European committees, and any other private or public body that can contribute to the Association's purpose.
10. Participation in associations of organizations and legal entities with similar purposes.
11. Establishment of legal entities with similar purposes.
12. Establishment of networks of volunteers and supporters.

### **Article 4**

#### **Resources**

1. The Association's income is regular and extraordinary.
2. Regular income comes mainly from:
  - a) registration fees for new members.
  - b) annual membership fees.
  - c) any income from the Association's movable and immovable property.
  - d) interest on sums deposited in a bank on behalf of the Association.
3. Extraordinary income comes mainly from:

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extraordinary contributions from members, requested by the Board of Directors, following a decision by the General Assembly, for the better achievement of the Association's objectives.

- b) any donations, inheritances, and bequests in favor of the Association.
  - c) subsidies or grants from the State, Local Government Organizations, and international bodies.
  - d) Sponsorships from natural or legal persons under private or public law (e.g., foundations, non-governmental organizations) and third parties in general.
  - e) Net profits from social events, etc.
  - f) Additional monetary or other contributions to the Association from its members and friends.
  - g) Any other legal cause.
4. Financial support and grants are recorded and presented to the General Assembly as part of the activity report, while each resource is utilized based on the budget and needs of the Association, ensuring transparency and sound management.
  5. The Association maintains its autonomy in accepting donations in order to ensure the independence and consistency of its actions.
  6. Bequests left to the Association are always accepted for the benefit of the inventory.

#### **Article 5**

##### **Disposal of the Association's property**

1. The Association's property may not be disposed of for purposes other than those provided for in these Articles of Association.
2. Inheritances, bequests, and donations to the Association for a specific purpose shall be managed separately within the Association's budget, and any income derived therefrom shall be disposed of exclusively in accordance with the terms of the disposer or donor.

#### **Article 6**

##### **Members**

1. The members of the Association are divided into Regular, Affiliate, and Honorary members and have the rights and obligations set forth in the Articles of Association.
2. Members of the Association who offer specialized services to the Association may be remunerated following a decision by the Board of Directors.



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Members are required to pay an annual subscription to the Association by January each year. The amount of the annual subscription is determined by the Municipal Council by unanimous decision and ratified by the General Assembly.

## **Article 7**

### **Regular members**

1. Any Greek or foreign citizen over the age of eighteen (18), regardless of gender or age, who has been actively involved in promoting the aims and values of the Association may become a regular member of the Association.
2. Regular Members constitute the General Assembly and elect the bodies of the Association.
3. To become a regular member, a proposal by two (2) members and an application by the interested party to the Board of Directors are required, in which the interested party shall explain the reasons why they wish to become a member of the Association and their work to date, and shall accept the terms of the Articles of Association.
4. The application is submitted for discussion at the first meeting of the Board of Directors and is accepted if the members of the Board of Directors decide by majority vote that the candidate member has the required qualifications.
5. The decisions of the Board of Directors regarding the acceptance or rejection of prospective members shall be ratified by the General Assembly at its next meeting. If a membership application is rejected, the candidate member may appeal to the next General Assembly, which will make a final decision on the application.

## **Article 8**

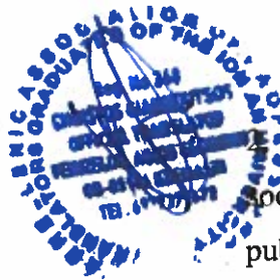
### **Associate members**

1. Any natural person over the age of 14 may become an associate member upon application, provided that they accept these Articles of Association and have fulfilled their obligations to the Association. The written consent of the guardians of persons between 14 and 18 years of age is required for their registration as Associate Members.
2. Associate members pay an annual subscription, the amount of which does not exceed half of the subscription of regular members.

## **Article 9**

### **Honorary Members**

1. Persons who have contributed in an exceptional manner to the promotion of the Association's objectives may become Honorary Members upon decision of the Board of Directors.



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Both natural and legal persons may become honorary members, such as civil society organizations, civil non-profit companies, foundations, legal entities under public law and legal entities under private law, local government bodies, associations of persons, etc.

3. Honorary members do not pay an annual subscription.

#### **Article 10**

##### **Deletion-Expulsion-Withdrawal of Members**

1. Any member who acts contrary to the objectives of the Association, disrupts the smooth operation of the Association, or fails to meet their financial obligations for two consecutive years shall be expelled by decision of the Board of Directors, which shall be communicated to the member.

2. Specifically with regard to expulsion due to failure to meet financial obligations to the Association, the Board of Directors shall notify the member to be expelled fifteen (15) days in advance of the impending expulsion, giving them the opportunity during this period to settle their obligations. Any expulsion does not preclude the right to submit a new application for membership, but it shall be taken into account by the Board of Directors when considering the application.

3. The expelled member may appeal by submitting a written request to the Board of Directors within 30 days before the General Assembly, which shall decide in the second instance.

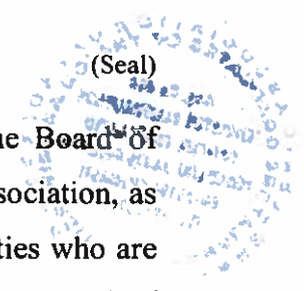
4. Each member is entitled to withdraw from the Association at any time by submitting a request for removal from the register of members at least three (3) months before the end of the financial year, which shall take effect at the end of that year.

#### **Article 11**

##### **Advisory - Scientific Committees**

1. In order to better fulfill the Association's objectives, the Board of Directors may set up special committees of a scientific or other nature.

2. The Committees shall assist in achieving the Association's objectives by any appropriate means approved by the Board of Directors, in particular by conducting studies, drafting reports and proposals, and providing expertise. The Committees may submit and present annual reports or proposals to the General Assembly without the mediation of the Board of Directors.



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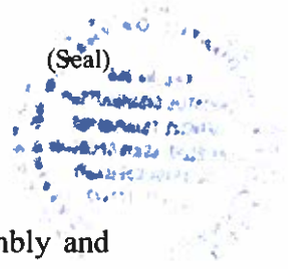
Committee members are appointed and replaced by decision of the Board of Directors and may be regular, associate, or honorary members of the Association, as well as scientific associates of the Association and, in general, third parties who are distinguished in their field of employment and, at the discretion of the Board of Directors, can contribute decisively to the achievement of the Association's objectives.

- 4. Committees are established by decision of the Board of Directors, which determines their purpose, duration, composition, and manner of formation, as well as any other matter relating to their operation.
- 5. Committees are dissolved by decision of the Board of Directors when their term expires or their purpose ceases to be served, or by decision of the General Assembly for any reason.

**Article 12**

**Board of Directors**

- 1. The Association is administered by a five-member (5) board, whose members are elected by the General Assembly. The Board of Directors elects from among its members the President, Vice-President, Secretary, Treasurer, and one (1) Member. Two (2) alternate members are also elected in order of success. The General Manager of the Association may participate in the work of the Board of Directors, without voting rights and upon invitation by the Board of Directors. The Board of Directors may invite scientific associates of the Association and, in general, third parties who are distinguished in their field of employment to its meetings in order to obtain their opinion on items on the agenda.
- 2. The term of office of the Board of Directors is three years and its members are freely re-electable.
- 3. Regular membership in the Association and participation in at least one General Assembly prior to the date of the election announcement are prerequisites for the election of any person as a member of the Board of Directors.
- 4. Resigning members of the Board of Directors are replaced by alternate members until the end of their three-year term. If there are no other alternate members, the replacement shall be made by decision of the Board of Directors from among the regular members until the next regular General Assembly. The unjustified absence of a member from three (30 consecutive meetings of the Board of Directors shall also be considered resignation.



## Article 13

### **Powers and Functioning of the Board of Directors**

1. The Board of Directors implements the decisions of the General Assembly and decides on all matters relating to the purposes, administration, and operation of the Association and any expenses incurred in fulfilling them, performs any act deemed necessary for the management of the Association's assets, except for those matters which, by law or these Articles of Association, fall within the competence of the General Assembly.

2. The Board of Directors meets regularly every quarter at its headquarters, or anywhere else decided by the members, in person or by any appropriate technological means. It may also be convened for extraordinary meetings, at the discretion of the President or if requested by at least three (3) of its members. The Secretary is responsible for inviting the members of the Board of Directors in writing, including by email, verbally, or by telephone, after mentioning the items to be discussed.

3. The Board of Directors shall be in quorum if at least three (3) of its members are present, and decisions shall be taken by a relative majority. In the event of a tie, the President shall have the casting vote.

4. Minutes of the meetings of the Board of Directors shall be kept by the Secretary and, in his absence, by another member of the Board of Directors, and shall be initialed by all members present. The Secretary is required to enter the draft minutes as soon as possible in the Board of Directors' Minutes Book, where they are signed by all members who were present at the meeting.

5. Any member of the Board of Directors who is absent without justification, at the discretion of the Board of Directors, from at least thirty (30) regular meetings throughout the year, shall be deemed to have resigned automatically and shall be replaced by the first alternate member.

## Article 14

### **President of the Board of Directors**

1. The President of the Board of Directors represents the Association in all its relations and before any third party and any Judicial or other Authority. He/she convenes the Board of Directors at the regular intervals provided for in the Articles of Association and on an extraordinary basis when deemed necessary.

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2. He/she makes withdrawals and deposits of money from the Association's bank account, providing the Bank with the relevant legal documents. The President of the Board of Directors may delegate the management of all financial matters of the Association to the Treasurer. Withdrawals are made in accordance with the budget and the decisions of the General Assembly and, for extraordinary expenses, in accordance with the decisions of the Board of Directors.

3. The President signs the minutes of the Board of Directors and certifies copies of the minutes of the Board of Directors and the General Assembly and, in general, performs any legal act for the execution of the decisions of the General Assembly and the Board of Directors, within the framework of the Association's objectives.

4. The President may, in exceptional cases where it is impossible to convene the Board of Directors or when there is a risk of postponement, take actions that require a decision by the Board of Directors, provided that they are immediately approved by the next Board of Directors meeting, and shall be liable in any case for any damage caused. In such exceptional cases and before any individual action by the President, every possibility of convening the Board of Directors shall be exhausted, even without the physical presence of its members (e.g., via teleconference).

5. The President of the Board of Directors may delegate his duties to the General Manager, subject to the unanimous approval of the Board of Directors.

#### **Article 15**

##### **Vice-President of the Board of Directors**

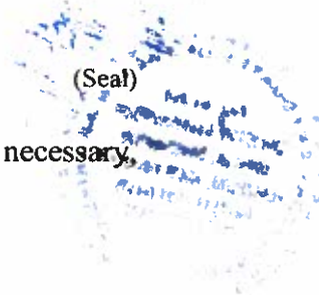
The Vice-President shall replace the President in all his/her duties when the latter is absent or unable to attend.

#### **Article 16**

##### **Secretary of the Board of Directors**

1. The Secretary shall draft the minutes of the Board of Directors and shall be required to read them to all members for their signature. Any refusal by a member to sign them shall be noted in the minutes. The Secretary shall also draft the minutes of the General Assembly, co-signing them with the respective President of the General Assembly.

2. The Secretary keeps the Association's archives and correspondence, the incoming and outgoing documents register, the Association's membership register, the register of donors and benefactors, the asset register, where he/she records all assets



belonging to the Association with their value, and any other book deemed necessary,

and generally carries out all the Association's clerical work.

The Secretary keeps the Association's seal.

4. When the Secretary is unable to attend or is absent, he is replaced by one of the members of the Board of Directors, who is appointed by decision of the latter.

#### **Article 17**

##### **Treasurer of the Board of Directors**

1. The Treasurer safeguards the Association's assets. Issues relating to financial management, opening and managing accounts are decided by express decision of the Board of Directors.

2. In accordance with the provisions of these Articles of Association, the Treasurer shall make all collections and payments, issuing all legal documents signed by him/her. The Treasurer keeps the payment order book and any other records and books necessary for the operation of the Association, either in printed or electronic form. The Treasurer shall ensure the regular collection of membership fees and shall keep the Board of Directors informed of any delays.

3. At the annual General Assembly, the Treasurer shall submit the financial statements for the previous financial year and the budget for the next financial year.

4. The Treasurer shall make all information available for inspection by the General Assembly, the Board of Directors, and the Audit Committee at any time.

5. The Treasurer shall be liable for compensation for any unlawful actions that harm the Association and are due to gross negligence.

6. If the Treasurer is unable to perform his duties or is absent, he shall be replaced by one of the members of the Board of Directors, who shall be appointed by decision of the latter.

#### **Article 18**

##### **General Manager**

1. The General Manager is appointed by the Board of Directors on a fixed-term contract that can be freely renewed.

2. The main duties of the General Manager are as follows:

a. The General Manager is responsible for the day-to-day management of the Association and takes all necessary action to fulfill its purpose, within the framework of the decisions of the Board of Directors and the General Assembly.

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- b. The General Manager ensures the implementation of the decisions of the General Assembly, the Board of Directors, and the Audit Committee.
  - c. The General Manager supervises the Association's departments and ensures their proper functioning.
  - d. The General Manager prepares the Association's annual report and action plan, as well as the financial statements for the previous calendar year and the financial budget, which he/she submits to the Board of Directors.
  - e. The General Director draws up or terminates employment contracts with the Association's staff, over whom he/she exercises managerial authority.
  - f. The General Manager manages the Association's resources, represents the Association, and binds it with his or her signature alone.
3. By decision of the Board of Directors, further duties may be assigned to the General Manager, including the legal representation of the Association.
  4. With the approval of the President of the Board of Directors, the General Manager may delegate specific powers to executives of the Association's units.

#### **Article 19**

##### **Audit Committee**

1. The control of management and supervision of the decisions of the Board of Directors is entrusted to a three-member Audit Committee with a three-year term, which is elected by the General Assembly using the same procedures as those used to elect the Board of Directors.
2. The Audit Committee shall be quorate and may meet when two-thirds of its members are present. The chair of the Audit Committee shall be the member who receives the most votes; in the event of a tie, lots shall be drawn between the members who received the same number of votes.
3. The Audit Committee shall audit the financial management and actions of the Board of Directors as to their legality and shall draw up a relevant report, which it shall submit to the Annual General Assembly.
4. The Audit Committee has the right to request any information relating to the Association at any time. The Board of Directors has a corresponding obligation to provide any document, data, or information deemed necessary for the performance of its auditing duties.

#### **Article 20**

##### **General Assembly**



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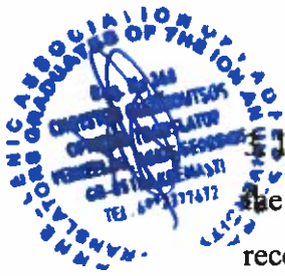
1. The General Assembly consists of Regular Members who are financially in good standing and constitutes the highest body of the Association. It decides on all matters that does not fall under the jurisdiction of the Board of Directors or other body according to the law or the Articles of Association, or for any matters that fall under the jurisdiction of the Board of Directors but require collective action, at the discretion of the Board of Directors.
2. The General Assembly elects the Board of Directors and the Audit Committee every three (3) years, decides on the expulsion of a member, following a reasoned recommendation by the Board of Directors, approves the Balance Sheet and Budget, decides on changes to the purpose of the Association and amendments to the Articles of Association, as well as on the dissolution of the Association.
3. The General Assembly supervises and controls the administrative bodies and is entitled to dismiss them at any time if their dismissal is dictated by important reasons, in particular due to breach of their duties or inability to manage properly.
4. In the event of the dismissal of the entire Board of Directors, as above, a three-member committee shall be elected from among its regular members, which shall, within fifteen days, be responsible for convening the members for the election of a new Board of Directors, as provided for in the Articles of Association.
5. In order to vote at the Association's General Assemblys, members must have fulfilled all their financial obligations to the Association in accordance with the Articles of Association.

## **Article 21**

### **Convening of the General Assembly**

1. The Ordinary General Assembly is convened by the Board of Directors in the first quarter of each year, or extraordinarily, if deemed necessary by the Board of Directors or requested in writing by the members to the Board of Directors, stating the reasons for the convening and the items to be discussed, by 2/5 of its members in good financial standing. Extraordinary General Assemblys must be convened within thirty (30) days of the submission of the relevant request.
2. The invitation to convene the regular General Assembly shall be made in writing or electronically, sent to the members at least 15 calendar days before the date of the meeting, and shall specify the place, time, and means of holding the meeting (in person or remotely using technological means), as well as the items on the agenda to be discussed.





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In the event of disagreements among members of the General Assembly regarding the Audit Committee's report and the budget for the new fiscal year, these shall be recorded in the minutes.

#### **Article 24**

##### **Election of Members of Bodies**

1. Voting for the election of members of the Board of Directors and the Audit Committee shall be conducted by secret ballot using a single ballot paper, which shall be drawn up by the outgoing Board of Directors and shall list, in strict alphabetical order, the names of the members who wish to be candidates.
2. Written applications from candidates for the Board of Directors and the Audit Committee shall be submitted to the outgoing Board of Directors at least three days before the elections. The Board of Directors shall meet on the day following the deadline for the submission of candidacies and announce the candidates.
3. The election of the members of the Board of Directors and the Audit Committee shall be based on the preference votes cast by the voters on the ballot paper, next to or in front of the candidates' names, which may not exceed the number of members to be elected. The member who votes is noted in a special voting list kept by the Election Committee.
4. Members may vote by proxy, provided that the proxy is equipped with a recent written authorization, legally certified.
5. If ballots are found with more crosses than permitted, they shall be considered invalid only in relation to the body with the most crosses.

#### **Article 25**

##### **Election Committee**

1. Elections for the Association's bodies are conducted by an Election Committee, which consists of the President and two (2) members, who are elected by the General Assembly in accordance with the procedure set out in Article 24, prior to the election of the other bodies.
2. The Election Committee shall be in quorum and may meet when two (2) of its members are present. The President of the Election Committee shall be the person who received the most votes; in the event of a tie, a draw shall be held between the tied candidates.



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The Election Committee shall ensure the smooth conduct of the voting and shall decide, by majority vote, on any issue that may arise during the voting and the counting of the ballots.

4. After the voting has ended and the Minutes have been signed by the members of the Election Committee, the ballots of those who voted, together with the Minutes Book of the General Assembly, shall be delivered, under the supervision of the President of the General Assembly, to the member who received the majority of votes, who is obliged to convene, within ten (10) days, the other elected members to a meeting to form the Board of Directors, with the election of the President, Vice-President, Secretary, and Treasurer of the Board of Directors.

#### **Article 26**

##### **Seal**

The Association has a round seal, on which the words "ASSOCIATION FOR THE PROMOTION AND PROTECTION OF PUBLIC HEALTH" are inscribed in a circle in capital letters, and in the middle, horizontally "O PROMETHEAS."

#### **Article 27**

##### **Books**

The Association shall keep the following books:

- a) Membership registers.
- b) Register of donors and benefactors of the Association.
- c) Minutes of General Assembly meetings.
- d) Minutes of Board of Directors meetings.
- e) Income - Expenses.
- f) Assets.
- g) Protocol of incoming and outgoing documents.

#### **Article 28**

##### **Amendment of the Articles of Association**

1. The Articles of Association may be amended following a decision by an Extraordinary General Assembly, which shall be convened for this purpose by the Board of Directors or when requested in writing by one quarter (1/4) of the Association's regular members in good financial standing.
2. The decision to amend the Articles of Association shall be taken at an extraordinary General Assembly, which shall be convened by the Board of Directors and in which at least two-thirds (2/3) of the registered and financially regular



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members must participate, and the decision is taken by a three-quarters (3/4) majority.

### **Article 29**

#### **Dissolution of the Association**

1. The dissolution of the Association shall not be decided upon if there are at least ten (10) members remaining. Dissolution requires a General Assembly, which shall decide by the quorum and majority specified in the previous article. If the Association is dissolved, liquidation shall be carried out in accordance with the relevant provisions of the Greek Civil Code.
2. A copy of the decision of the General Assembly of the members of the Association for its dissolution shall be notified by the president of the General Assembly within one month of its receipt to the competent Court for registration in the book, in accordance with Article 78 of the Greek Civil Code, for the relevant file to be updated, as well as to the supervisory Authority.
3. Dissolution shall take effect after the relevant decision of the General Assembly, as defined above, has been recorded in the relevant Books of the competent Court.

### **Article 30**

#### **Other Provisions**

Any matter not provided for in these Articles of Association shall be governed by the relevant provisions and laws.

### **Article 31**

#### **Transitional provisions**

Within two (2) months of notification of this to the existing members of the "Greek Liver Patients Association PROMITHEAS," the latter must settle their financial obligations to the Association and declare in writing which category of membership they wish to join. If they do not declare a category, they are automatically included in the Associate Members. During this period, no member shall be expelled due to non-compliance with their financial obligations.

These Articles of Association, consisting of thirty-one (31) articles, was discussed and approved article by article and in its entirety, as formulated by the General Assembly that convened on February 22, 2025, for the purpose of amending the current Statute.

(Seal)

Athens, February 22, 2025

THE PRESIDENT

(Signature)

THE SECRETARY

(Signature)

(Seal)



ΕΠΙΧΕΙΡΗΣΙΑΚΟ ΣΥΜΒΟΥΛΙΟ  
ΕΛΛΗΝΙΚΗΣ ΕΝΩΣΗΣ ΜΕΤΑΦΡΑΣΤΩΝ

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(Logo)

HELLENIC REPUBLIC  
COURT OF FIRST INSTANCE OF ATHENS  
COMPANIES AND ASSOCIATIONS DEPARTMENT

**FILING REPORT  
AMENDMENT**

The present articles of association of the NON-PROFIT ASSOCIATION under the name **ASSOCIATION FOR THE SUPPORT AND PROTECTION OF PUBLIC HEALTH "PROVITHIAS"** was submitted to us on 03-11-2025 and registered in the books of the COURT OF FIRST INSTANCE OF ATHENS with **Registration Number 29246** and order number 70382/ 24-09-2025 Order in the COURT OF FIRST INSTANCE OF ATHENS.

ATHENS, 03-11-2025

The Secretary

(Seal and signature)

OLYMPIOU MARIA

**CERTIFIED COPY**

ATHENS, 03/11/2025

The Secretary

(Seal and signature)

OLYMPIOU MARIA

I, the undersigned official translator, do hereby certify that the foregoing  
is a true translation of the attached Greek document.

Rhodes, 8/12/2025