ARTICLES OF ASSOCIATION
of the
EUROPEAN COMPOSER & SONGWRITER ALLIANCE

RECITALS
(…)

NAME - REGISTERED OFFICE – PURPOSE

Article 1 – Name
1.1 The name of the international non-profit-making association is “European Composer & Songwriter Alliance”, abbreviated as “ECSA” (the Association). All external documents, invoices, announcements and other documents from the Association have to mention its name, immediately preceded or followed by the words "international non-profit-making association" or "INPA", as well as its registered office.

1.2 The Association is subject to the clauses applying to it contained in the Belgian Code on Companies and Associations (the BCCA).

Article 2 – Registered office
2.1 The Association’s registered office is located in the Brussels Region, Belgium.

2.2 By decision of the board of the Association (the Board), the Association’s registered office can be transferred to any location within the Brussels Capital Area. A change of the registered seat must be published in the Annexes to the Belgian Official Journal (“Belgisch Staatsblad/Moniteur belge”) and communicated to the Belgian Justice Department.

Article 3 – Purpose
3.1 The Association’s principal aim is to defend and promote the rights and interests of composers and songwriters at national, European and international levels by any lawful means. The Association’s purposes include, inter alia, the following:

i) reinforcing the perception of the cultural and economic value of music in Europe and the world;

ii) encouraging European and international policy makers and regulators to support the creation of new and diverse music of all kind;

iii) actively supporting the principle and development of authors’ rights, copyright and fair remuneration and defending the collective management of authors’ rights;

iv) improving inclusiveness and diversity, including the conditions and advancement of women composers and songwriters in the music industry;

v) supporting policies for a more ecological and sustainable music sector and measures aimed at reducing the environmental impact of music industry practices;
vi) supporting fair conditions for all composers and songwriters and encouraging the adoption of “codes of conduct” in order to ensure the social and economic development of music creation in Europe.

3.2 The activities it proposes in order to achieve these purposes are, amongst others, the following:

i) joining the efforts of European music authors organisations and/or federations in order to ensure that the voice of music creators is duly taken into account both at the European and international level;

ii) organising meetings with EU and international policy makers in order to promote and defend composers’ and songwriters’ rights;

iii) organising events in order to promote composers’ and songwriters’ professional activities and achievements and raise awareness of the importance and the value of music of all kind both at the cultural and economic level;

iv) organising meetings and working groups amongst its membership;

v) drafting legal and policy documents to defend and promote authors’ rights both at the EU and international level;

vi) liaising with other right holders and other representative organisations;

vii) representing the Association during EU and international conferences which are relevant to the Association’s activities;

viii) representing the Association during music and audiovisual festivals and other cultural events; and

ix) any other activity in order to achieve the purposes of the Association as decided by the Board.

These activities shall be carried out by means of a strong cultural, economic, technological and legal cooperation, with a spirit of international collaboration and mutual aid between the members of the Association (the Members).

In view of the fact that the Association is a non-profit organisation, the Members shall not seek to obtain direct financial advantages for themselves in pursuing the activities of the Association, nor shall it be the objective of the Association to procure direct financial advantage for its Members.

### MEMBERSHIP AND COMMITTEES

**Article 4 – Members**

4.1 Full membership of the Association is open to all nationalities in Europe.

4.2 Subject to the conditions set out in the internal rules of the Association (the Internal Rules), as the case may be, full Members are national composers and songwriters associations legally established according to the laws and uses of the state to which they belong.

4.3 The Association comprises three categories of Members: (i) full Members, (ii) honorary Members, and (iii) associated Members.
4.4 Only full Members are entitled to participate to the Association’s decision-making process and
to vote during meetings of the Committees *(the Committees)* and the General Assembly of
Members *(the General Assembly)*.

4.5 The Board may at any time invite any private individual that is considered appropriate to
become an honorary Member *(honorary Member, honorary Vice-President, or honorary
President)*, subject to approval by the General Assembly pursuant to article 8.1(f), taking into
account the criteria set by the General Assembly.

4.6 Pursuant to article 6.2, the Board shall decide on the admission of new associated Members.
The associated Members will help the Association, financially, intellectually or otherwise, as
decided by the Board.

4.7 The Board may invite honorary and associated Members to participate to the meetings of the
Committees or of the General Assembly.

4.8 Subject to the conditions set out in the Internal Rules, full Members shall have the right to
appoint up to three Delegates *(each a Delegate)*, one per Committee to which they belong, to
vote at the meetings of the General Assembly.

4.9 The admission to any categories of the Association’s membership implies the acceptance of
the Articles of Association and of the Internal Rules.

**Article 5 – Committees**

5.1 The Association shall be structured around three Committees, as set out in the Internal Rules
 *(the Committees)*.

5.2 Each full Member (and, therefore, its Delegate(s)) will be part of one or more Committees in
accordance with the terms set out in the Internal Rules. Each full Member will have to choose
membership into one or more of the Committees upon becoming full Member, and each full Member
will have to decide whether or not to become Member upon creation of a new Committee.

5.3 Each Board member to be appointed or revoked by a Committee in accordance with section
5.4 – 5.6, 13.1 of the Internal Rules and 13.1 of the Articles of Association, shall be elected by
absolute majority (50% + 1 vote – not considering abstentions or spoiled votes) or revoked by
qualified majority of two thirds (2/3 – not considering abstentions or spoiled vote) of all Delegates
that are present or represented in the Committee that is entitled to appoint or revoke such Board
member.

**Article 6 – Entry / Subscription fee**

6.1 Applications for membership shall be directed in writing to the Board.

6.2 The Board shall investigate the applications and shall decide on the admission of new full
Members or associated Members at its next meeting. The decision of the Board is communicated in
writing to the applicant. An acceptance or refusal for membership need not be justified, and no appeal
is possible against the decision of the Board.

6.3 The annual subscription fee to be paid by the full Members shall be determined by the Board.
Article 7 – Termination of membership

7.1 Membership takes an end by (i) resignation of the Member; (ii) dissolution of the association-Member or the decease of the private individual-Member; (iii) dismissal of the Member; and (iv) dissolution of the Association.

7.2 Any Member may submit its written resignation to the Board at any time after having settled its debts with the Association, if applicable; the resignation will be automatically effective one (1) month after receipt of the resignation request, without prejudice to any rights and remedies that the Association may still have towards the resigning Member (notably as far as settlement of debts is concerned).

7.3 Any full Member not having paid its (annual) subscription fee, after having received three (3) written reminders by the Secretary General after consultation with the Treasurer (including one (1) registered mail), shall be considered as having resigned.

7.4 The dissolution of an association-Member or the decease of a private individual-Member may be demonstrated by any means and should be acknowledged by the Board for the termination of the membership of the Association to become effective.

7.5 The dismissal of a Member can only be pronounced with the support of a qualified majority of two thirds (2/3 - not considering abstentions and spoiled votes) of all Delegates of each of the Committees present or represented in the General Assembly, and upon proposal of the Board. The Delegate(s) of the full Member concerned may not participate in the voting. The Board may propose a dismissal in case a Member no longer fulfils its obligations towards the Association, acts against the interest of the Association, or in case a simple majority of the General Assembly requests a dismissal. The Member concerned must previously be informed and heard by the Board and, as the case may be, the General Assembly.

7.6 The resigning, dissolved, deceased or dismissed Member or its successor or heir is not entitled to claim property of the Association, nor any refund of amounts or contributions previously paid to the Association.

THE GENERAL ASSEMBLY

Article 8 – Powers of the General Assembly

8.1 The following matters belong to the sole power of the General Assembly:

A. discussion on, and approval of the annual report;

B. discussion on, and approval of the budget and the annual accounts;

C. remuneration and discharge of the Board members and, if applicable, of the auditors;

D. amendments to the Articles of Association and to the Internal Rules;

E. voluntary dissolution of the Association;

F. admission of honorary members (honorary members, honorary Vice-Presidents and honorary Presidents); and

G. dismissal of Members according to article 7.5.

8.2 The residual powers of the Association are attributed to the Board.
Article 9 – Composition of the General Assembly

9.1 The General Assembly is composed of all Members, represented, as far as the full Members are concerned, by their respective Delegates.

9.2 The General Assembly shall be presided by the President of the Board (the **President**). If the President is not present or unable to preside the General Assembly, the Board shall appoint by simple majority of the Board members representing each Committee another Board member to preside the meeting of the General Assembly.

Article 10 – Meeting and convocation of the General Assembly

10.1 The annual General Assembly is summoned by the Board. The summons is done by letter, electronic mail or any other means of communication. The convocation is sent at least fifteen (15) days before the meeting and includes the place, the date, the hour and the agenda of the meeting.

10.2 Extraordinary General Assemblies (*i.e.* General Assemblies other than the annual General Assembly) may at any time be summoned by the Board or by written request of one fifth (1/5) of all full Members, or of a majority of all full Members of a given Committee. The summons is done by letter, electronic mail or any other means of communication. The convocation is sent at least fifteen (15) days before the meeting and includes the place, the date, the hour and the agenda of the meeting.

10.3 Any meeting of the General Assembly takes place at the registered office of the Association or at any other location mentioned in the convocation. The Board may decide to hold the General Assemblies by videoconferences and digital means, provided that the online vote is technically ensured and secure. The Secretary General or his/her deputy is responsible to ensure the control of the attendees and the voting procedure, as well as of keeping records of the digital Assembly.

10.4. The full Members can, unanimously and in writing, take all the decisions which fall within the powers of the General Assembly, with the exception of the modification of the articles of Association. In this case, the convocation formalities do not have to be completed. The members of the Board and, where applicable, the statutory auditor, may, at their request, take cognizance of these decisions.

Article 11 – Decision making within the General Assembly

11.1 Deliberation of the General Assembly is only valid if two thirds (2/3) of all Delegates of each of the Committees are present or represented.

11.2 Each full Member shall notify the Board or Secretary General in writing not less than seven (7) days before the meeting of a General Assembly of the names of the Delegates who will attend the meeting of the General Assembly on its behalf.

11.3 Each Delegate may be represented by one proxy holder at the General Assembly, provided that such proxy holder has a specific written proxy. Subject to the limitations set out in the Internal rules, one proxy holder may represent more than one Delegate without limitation in regard to the number of Delegates represented. In the event that a proxy holder represents more than one Delegate pursuant to a specific written proxy, the proxy holder may vote in a different way depending on the instructions received from each Delegate.

11.4 No decision can be made on matters not mentioned on the agenda, unless all full Members present or represented at the General Assembly agree to it.
11.5 In addition to the rule that each Member may have only one Delegate per Committee to which it belongs, each country, with the exception of the rule set out in Article 4.4 of the internal rules, may have a maximum of three Delegates – one per Committee - regardless of the number of full Members that such country may have in a given Committee.

11.6 Except otherwise mentioned in the present Articles of Association all decisions of the General Assembly (including approval of budget and annual accounts) are taken by a qualified majority of two thirds (2/3 - not considering abstentions and spoiled vote) of all Delegates of each of the Committees present or represented in the General Assembly. However, the annual report is approved by an absolute majority (50% + 1 vote - not considering abstentions and spoiled vote) of all Delegates of each of the Committees present and represented in the General Assembly.

11.7 The minutes of the General Assembly are taken by the secretary general of the Association (the Secretary General) or by a person designated to this end by the Chairperson of the General Assembly prior to the start of the meeting.

11.8 A register is kept containing a record of the decisions made by the General Assembly. The register remains at the Members’ disposal at the registered office of the Association. Decisions of the General Assembly are communicated to the Members by letter, electronic mail or any other means of communication or by means of a newsletter.

11.9 The Chairperson of the General Assembly may, with the consent of, or shall at the request of at least two thirds (2/3) of Delegates of one Committee present or represented, adjourn a meeting of the General Assembly from time to time, but no business shall be transacted at any adjourned meeting other than the business that would have been transacted at the meeting from which the adjournment took place. Whenever a meeting is adjourned for thirty (30) days or more, notice of the adjourned meeting shall be given in the same manner as for an initial meeting. In all other cases, the Members shall not be entitled to any notice of an adjournment, or of the business to be transacted at an adjourned meeting. In all cases, any of the full Members may participate in such new adjourned meeting of the General Assembly by notifying the Board in writing not less than twenty-four (24) hours before the newly set meeting of a General Assembly. In addition, the full Members will need to notify, simultaneously, the names of the Delegates who will attend such meeting of the General Assembly on its behalf. Should this have been done already in accordance with section 11.2 above, such notification shall not be required anymore.

THE BOARD

Article 12 – Powers of the Board

12.1 The Board disposes of all powers that are not specifically and imperatively attributed to the General Assembly (i) by these Articles of Association, or (ii) by law.

12.2 The Board shall have the authority to delegate certain of its powers to specific working groups that it may establish (the Working Groups). The powers of, and the procedures governing, these Working Groups shall be described in the Board decision establishing the Working Group.

12.3 The Board can also delegate specific tasks to (i) one or more Board members, (ii) one or more [full] Members or any of their Delegates, and/or (iii) any other entity or private individual employed by, or connected with, the Association. The powers of the appointed entity or private individual shall be described in the Board decision appointing such entity or private individual.
**Article 13 – Composition of the Board**

13.1 The Board shall consist of at least three members, and up to nine members, who shall be private individuals. Subject to the conditions set out in the Internal Rules, each Committee may appoint one to three Board members. In all cases, all Committees must be equally represented and have an equal number of votes on the Board. In case a Committee would have fewer members represented at the Board than other Committees, the Board members representing such other Committees will agree to use their voting power during any meeting of the Board so as to ensure that all Committees are equally represented and have an equal number of votes on the Board. However, should a Committee not appoint a single Board member, such Committee cannot prevent other Board members to fully exercise their voting and decision powers. The Board members elect among themselves a President, two Vice-Presidents and a Treasurer. The President and Vice-Presidents must each represent different Committees.

13.2 Unless set out otherwise in the decision appointing the Board members, the mandate of the Board members has a duration of three years, which shall end automatically at the end of such three-year period, unless it ends through death, resignation or revocation (the latter not having to be justified). Starting from 1st January 2025, Delegates who have been elected three consecutive times as Board members, cannot candidate as Board members for a fourth consecutive mandate. However, in the event that there are less than three candidates for the elections in a given Committee, Delegates who have been elected three consecutive times as Board members will be allowed to present their candidacies in this Committee.

13.3 In case any Board member resigns, is revoked or dies during the first two years of his/her mandate, partial elections are held to replace him/her by the Committee that he/she represents, until the end of current Board mandate (“Committee Vote”). The rules set out in Article 5 of the Articles of Association and Internal Rules apply to this partial election. The same rules that applied for the election of the Board member to be replaced will apply to the election of the replacing candidate.

In case the revocation, death or resignation takes place in the third year of the mandate, no Committee Vote shall be required and the voting power of the revoked, dead or resigned Board member should be delegated to:

i) in case of death or revocation, to the remaining Board member of the same Committee with the highest function (Chair or first Vice-Chair).

ii) in case of resignation, to a remaining Board member of the same Committee at the choice of the resigning Board member.

13.4 In case the resigned, revoked or dead Board member is a President, Vice-President or Treasurer, the following rules will apply:

i) In case a Committee Vote is not required, the Board will proceed as soon as possible to a new election of President, Vice-President or Treasurer.

ii) In case a Committee Vote is required before, the Board will proceed to the election after the Committee Vote but may decide to elect one Board Member from the same Committee in the interim to fulfill the position of President, Vice-President or Treasurer until the partial election from the Committee is concluded. In case it is not possible to elect one interim President, Vice-President or Treasurer by absolute majority (because of an equality of votes) in the interim, the rules applying for the equality of votes (art 5.6 and 13.2 of Internal Rules) will apply *mutatis mutandis* to this election.
13.5 All acts concerning the appointment, the dismissal or the resignation of Board members, shall
be published in the annexes to the Belgian Official Journal ("Belgisch Staatsblad/Moniteur belge")
and communicated to the Belgian Justice Department at the expense of the Association.

**Article 14 – Meeting and convocation of the Board**

14.1 The Board shall meet whenever it is necessary but at least three (3) times a year. The President
of the Board or the majority of the Board can convene a meeting at any time.

14.2 The notice for a meeting of the Board will be sent by letter, electronic mail or any other means
of communication at the latest eight (8) calendar days before the meeting takes place. The summons
shall mention the location, the date and the hour of the meeting, as well as the matters on the
agenda. The meetings of the Board can take place physically or by means of conference calls and/or
video conferencing.

14.3 Board meetings shall be presided by the President of the Board. If the President is not present
or unable to preside the Board meeting, the Board shall appoint another Board member to preside
the meeting, by simple majority of the Board members representing each Committee (not
considering abstentions and spoiled votes).

**Article 15 – Decision making within the Board**

15.1 A deliberation of the Board is valid only if each Committee, through its respective Board
members, is present or represented. A Board member may be represented by another Board
member, who may not possess more than one (1) proxy and who should represent the same
Committee. If not all Committees, through their respective Board members, are present or
represented, the Board members present may act only for the purpose of setting up a meeting of the
General Assembly.

15.2 Unless such a procedure would be legally prohibited for certain decisions, the Board may apply
a written decision-making procedure, in which case the simple majority of the Board members
representing each Committee should approve such written decisions in writing in accordance with
the procedure set out in such written decisions.

15.3 All decisions of the Board shall be taken by simple majority of the Board members representing
each Committee (not considering abstentions and spoiled votes).

**Article 16 – Register of the decisions taken by the Board**

16.1 The Board shall cause proper minutes to be made of all meetings held and decisions taken.
The decisions of the Board are recorded in minutes, which are signed and kept by the Secretary
General at the Members’ disposal at the registered office of the Association.

**Article 17 – Liability / Indemnity**

17.1 The Board members are not personally liable for engagements taken by the Association and
their liability is restricted to shortcomings in the fulfilment of their mandate.
Article 18 – Remuneration / Expenses

18.1 The Board members are entitled to a compensation for all travelling, hotel, and other expenses properly incurred by them in connection with their attendance at meetings of the Board, Committees, Working Groups, General Assemblies or other meetings in connection with the discharge of their duties within the Association. Expenses shall only be reimbursed on submission of appropriate receipts.

REPRESENTATION

Article 19 – Representation of the Association with respect to third parties and in Court

19.1 Any acts binding the Association shall be undersigned by the Secretary General, who does not need to prove its power vis-à-vis a third party. The same applies in relation to all court actions, as plaintiff or defendant, in the name of the Association, including any and all actions before the Belgian Council of State (“Raad van State/Conseil d’État”). In the event the position of Secretary General is not occupied, any acts binding the Association shall be undersigned by the President who does not need to prove its power vis-à-vis a third party.

SECRETARY GENERAL – SPOKESMAN

Article 20 – Secretary General

20.1 The Secretary General, appointed by the Board is in charge of the daily management of the Association as well as its representation. The Secretary General, in all cases, excluding the ones of any additional and special delegation, is entitled to act alone and to full extent in order to receive all amounts and values; to withdraw all amounts and values up to EUR 10,000 in a single transaction; sums greater than this do require authorisation of either the Treasurer or a member of the Board; to open all bank accounts, including the bank of the Post, and to execute all transactions on the mentioned accounts including all withdrawals and/or check cashing; to manage all bank transfers or any other term of payment; to take on lease any cell at the bank; to pay all bills of the associations; to withdraw from the post office, customs and railway societies, all letters, telegrams, parcels, registered, insured or not, withdraw all amounts transferred by the post as well as all allocations and postal receipts.

20.2 The Secretary General is entitled to hire and dismiss staff members of the Association.

Article 21 – Spokesman

21.1 A Spokesman of the Association may be appointed by the Board from among the Board members for a period of up to two (2) years and upon expiry of such period shall be eligible for reappointment upon the same terms. The Spokesman shall cease to hold such appointment forthwith upon ceasing to be a Board member of the Association.
ACCOUNTS

**Article 22 – Accounts**

22.1 The Board shall appoint an accountant and cause proper account register to be kept to enable accounts to be prepared which comply with the applicable regulatory provisions. The account register shall always be open to the inspection of the members of the Board.

22.2 The financial year of the Association commences on 1 January and ends on 31 December of each year.

22.3 According to article 3:47 BCCA §1, the annual accounts of the past financial year as well as the budget for the next financial year, shall be drawn up every year by the Board and presented for approval to the General Assembly once every year.

22.4 Pursuant to article 3:47 §7 BCCA, the Board shall communicate the annual accounts to the office of the Belgian business court of its registered office.

**Article 23 – Bank Accounts**

23.1 Any bank account in which any part of the assets of the Association is deposited shall be operated by or with the authority of the Board and shall indicate the name of the Association.

**AMENDMENT TO THE ARTICLES OF ASSOCIATION – DISSOLUTION**

**Article 24 – Amendment to the Articles of Association**

24.1 Subject to the application of articles 2:5 BCCA, 2:113 BCCA, any proposal of an amendment to the Articles of Association has to emanate from the Board or from at least one full Member of the Association.

24.2 The Board shall advise the Members of such a proposal at least one month before the General Assembly where the matter will be discussed and it shall inform the Members of the amendments proposed. An amendment to the Articles of Association requires a deliberation in which two thirds (2/3) of Delegates of each Committee are present or represented.

24.3 In the event the provision of 24.2 above are not fulfilled, then a second meeting can be called which can hold a valid deliberation and can validly decide as well as accept amendments, provided the majorities defined hereafter are respected, irrespective of the number of Delegates of each of the Committees present or represented in the General Assembly. The second meeting may not be held sooner than fourteen (14) days after the first meeting.

24.4 An amendment is considered accepted if it is approved by a qualified majority of two thirds (2/3 - not considering abstentions and spoiled votes) of all Delegates of each Committee present or represented, and by a qualified majority of two thirds (2/3 - not considering abstentions and spoiled votes) of all Delegates present or represented at the General Assembly.

24.5 Statutory amendments will take effect only after approval of the qualified authority according to article 2:5 BCCA and after publication in the Annexes to the Belgian Official Journal (“Belgisch Staatsblad/Moniteur belge”) according to Article 2:13 BCCA.
**Article 25 – Dissolution of the Association**

25.1 The procedure for the amendment of the Articles of Association applies *mutatis mutandis* to dissolution and liquidation of the Association.

25.2 The General Assembly shall decide what will happen with the net assets, if any, after the liquidation.

**INTERNAL RULES AND GUIDELINES**

**Article 26 – Internal Rules and Guidelines**

26.1 To the extent permitted by law, any issue mentioned or not mentioned in these Articles of Association may be regulated in the Internal Rules and Guidelines.

26.2 The Internal Rules are drafted and modified, as the case may be, in accordance with the same rules as set out in the law and in the Articles of Association as to notification, quorum and majority as exist for amending the Articles of Association.

26.3 The Internal Rules are supplementary and subordinate to the Articles of Association of the Association. In case of a contradiction between the Internal Rules and the Articles of Association of the Association, the latter shall prevail.

26.4 Guidelines are drafted, modified, and adopted as the case may be, by the General Assembly, with the same quorum and majority as exist for amending the Articles of Association.

Guidelines merely aim at interpreting the Articles of Association and Internal Rules. In case of a contradiction between those guidelines on one hand and the Articles of Association of the Association / Internal Rules on the other, the latter shall prevail.

**GENERAL REMARKS**

**Article 27– Subsidiary application of the BCCA (Belgian Code on Companies and Associations)**

Any issues not mentioned in these Articles of Association, and in particular the publication in the Annexes to the *Belgian Official Journal* ("Belgisch Staatsblad/ Moniteur belge"), shall be governed by the provisions of the BCCA.