



German Kiiking Association e.V. Bonn
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German Kiiking Association e.V. - Statute

§ 1 Name, purpose and marking

The union "German Kiiking Association" is a non-profit association based in Bonn and listed in the register of associations. It pursues exclusively and directly charitable purposes within the meaning of the section "Tax-beneficiary purposes" of the tax regulation.

The purpose of the association is

- the organization and coordination, as well as the representation of the interests of all kiiking-sports-operating groups and clubs in germany
- the support of the kiiking-sports and the youth
- the support of the networking of kiiking-sports-activities
- the development of a nationwide organizational structure
- the development of a federally uniform set of rules
- the recognition as a professional association in the German Sports Federation
- the organization of competitions at county, state and federal level
- to offer kiiking opportunities for children, adolescents and adults
- the offer of courses, leisure activities and seminars
- the educational work in the field of profession and sports
- the education in the social, socio-political and cultural fields
- the project work on priority topics
- the support of public relations for kiiking sport

§ 2 Selflessness, use of funds, remuneration

The association is selfless, it does not primarily pursue its own economic purposes. The funds of the association may only be used for the statutory purposes. The members do not receive any donation from the funds of the association. No person may be favored by expenditure which is strange to the purpose of the entity or by disproportionately high remuneration.

§ 3 Organs of the association

Organs of the association are

- the member assembly
- the board

§ 4 Membership

Upon request, a member can become:

- Any natural person of legal age
- Children and adolescents with the written consent of their legal guardian
- Any legal entity involved in the kiiking sport

The application must be submitted in writing and approved by the board by a simple majority.

The membership expires

- by death
- by leaving the association
- by exclusion by the board

The voluntary withdrawal, which is permitted at any time, will take effect after written notification for the next financial year. The board may exclude a member if it damages the interests of the association or if the conduct of the person has damaged the reputation of the association. The member must be heard before the decision is taken. The Annual General Meeting shall appoint honorary memberships at the request of at least three members. This requires a two-thirds majority.



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There are two types of membership:

- Trial membership
- Ordinary membership

The trial membership differs from ordinary membership in the following points:

- The trial membership is limited to the end of the current financial year. On request of the member, the trial period may be extended for a further year
- The trial member gets the opportunity to get a taste of the club life, but is exempt from the obligation to actively volunteer
- Trial members are entitled to attend the general meetings, but you do not receive voting rights

An application for ordinary membership can be made if voluntary activities in the association system have been carried out in the long term.

§ 5 Board

The association has a board, which is elected by the Annual General Meeting by a simple majority. The board manages the business of the association and represents it in and out of court. The board includes:

- The first chairman
- The second chairman
- The treasurer

The first and second chairmen are entitled to represent individual ones. The treasurer is entitled to represent each other together with the first chairman. The members of the board are elected if they receive a simple majority of the votes cast at the Annual General Meeting.

The period of office of the board is two years. The re-election of the entire board or individual members is permitted.

§ 6 The general assembly

General meetings are held regularly at least once a year as Annual General Meetings. The board must invite to the Annual General Meeting in writing at least 8 days in advance. The invitation must contain an agenda. A protocol must be prepared by the Annual General Meeting and attached to the documents of the association.

The agenda of the annual general meeting must include:

- Annual reports of the members of the board
- Report of the treasurer on the revenue and expenditure of the previous year
- Report of the cash auditors
- Discharge of the board
- New election of the board
- Election of the two treasurers

The board may convene general meetings in writing with a period of at least 8 days. At the request of at least 20% of the members of the association, it must convene a general meeting of which the agenda is determined by the applicant members and may be supplemented by the board. The request must be met within 4 weeks. A general meeting is quorum if at least 5 members are present. Decisions shall be taken in secret if at least 2 members request so. Decisions must be recorded literally. The minutes shall be certified by the first or second chairman and the secretary and shall be attached to the documents of the association.

General meetings are chaired by the first chairman or by a member of the board, unless a board election is due. Board elections in a meeting are conducted by an election director elected from the middle of the assembly. Requests to amend and extend the agenda may be submitted in writing by the assembly. The board decides on the change / extension. The Annual General Meeting elects two treasurers who report in writing at the beginning of the year on the management of the treasury and the correctness of the expenditures and revenues of the previous year. All ordinary members from the age of 12 are entitled to vote. Trial members are exempt from voting rights.



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§ 7 Contributions, assets

The association collects contributions from all members, which are determined by the board and which are approved by a simple majority by the General Assembly. The treasurer manages the association's coffers. He manages the account of the association and has to ensure the timely submission of the receivables. The board may request a statement of settlement at any time.

The assets of the association consist of the money assets and the club's own inventory. Only the assets of the association are liable for all liabilities.

§ 8 Dissolution, change of the purpose of the association

The dissolution of the association can only be decided by a meeting expressly convened for this purpose with three-quarters of the votes cast.

If the assembly is not quorum, a new assembly must be convened within a period of 14 days, which shall then in any case be quorum.

This provision must be referred to in the invitation to the second meeting.

In the event of dissolution of the association or the loss of tax-deferred purposes, the assets of the association shall be paid to Andheri-Hilfe Bonn e.V., which must use it directly and exclusively for charitable purposes.

§ 9 Amendment to the statute

Amendments to the statutes can only be adopted by a general meeting by a two-thirds majority. Decisions on amendments to the statutes that change the purpose of the association must be notified immediately to all members of the association, as well as to the register court.

§ 10 Fiscal year

Fiscal year is the calendar year.