



EUROPEAN YOUTH PARLIAMENT DENMARK

Statutes of the Organisation

Approved at the Extraordinary General Assembly

25.09.2016



ARTICLE 1. NAME, AIMS AND ACTIVITIES|

1. The name of the organization is European Youth Parliament Denmark (EYPDK) (the “Organisation”).
2. European Youth Parliament Denmark is a voluntary, non-profit, non-partisan, educational organisation for high schools, universities and young people.
3. The aims of the Organisation are to:
 - a. raise awareness of European issues and encourage active European citizenship;
 - b. motivate young people to get engaged in European politics;
 - c. promote understanding of global affairs, intercultural dialogue and diversity of ideas and practices;
 - d. contribute to personal skills development of youth;
 - e. provide a platform in which youth can express and debate their own opinions;
 - f. develop a strong sense of community and active citizenship.
4. Activities of the Organisation:
 - a. to send young people from Denmark to the different regional, national and international sessions held by other National Committees (NC) of European Youth Parliament
 - b. to organize regional, national and international events for youth

ARTICLE 2. MEMBERSHIP

1. Membership of the Organisation shall be open to:
 - a. Individual members under 30 who is interested in the organization or who has previously participated in a European Youth Parliament event.
 - b. Individuals over the age of 30 who wish to support the organization’s activities.
 - c. Schools who have participated in EYPDK events;
 - d. Representatives of national, international and local, organisations and institutions which are interested in furthering the work of the Organisation.
2. Acceptance of the members is concluded according to the decision of the Board upon registration and membership fee.

ARTICLE 3. POWERS OF THE MEMBERS OF THE ORGANISATION

1. The members of the Organisation have the right to:



- a. Represent the Organisation in events organised by National Committees of the European Youth Parliament and international events of the European Youth Parliament;
- b. Elect and to be elected to the Board of the Organisation;
- c. Participate in the General Assembly;

ARTICLE 4. GENERAL ASSEMBLY OF THE ORGANISATION

1. General Assembly is the highest statutory body of the Organisation.
2. All individual members of the Organization have the right to take part in the General Assembly, vote at the Assembly as well as be elected for the board.
3. The agenda for the General Assembly should include at least:
 - a. Election of the chairman of the meeting, minute taker and two vote counters.
 - b. Report from the President and discussion about the matters of the organization
 - c. The treasurer presents the audited accounts
 - d. Processing of and voting on proposals
 - e. Decision on next year's member fees
 - f. Election of the President
 - g. Election of the Vice president
 - h. Election of the treasurer;
 - i. Election of the Board members
 - j. Election of maximum 2 prioritized alternates
 - k. Elections of an accountant and an alternate accountant
 - l. etc.
4. General Assembly of the Organisation is called once a year before 1st of March, extraordinary Meetings are called in the demand of the Board of the Organisation or when such is demanded by no less than 30% of the members of the Organisation.
5. Members of the Organisation are to be notified about the calling of the General Assembly no later than 30 days before the date of its holding. Notification must contain the date, time and place of holding the Meeting and draft of the agenda.
6. Amendments to the Statute of the organisation should be submitted to the Board no later than 7 days before the General Assembly, and the Board has introduce the amendments to the members in 2 days;
7. Decisions made on the General Assembly become effective at its conclusion;
8. Final agenda is affirmed at the beginning of the General Assembly of the Organisation.



9. The Board of the Organisation ensures recording and keeping of the minutes of the General Assembly which should be available to any member.

ARTICLE 5: THE BOARD AND THE PRESIDENT OF THE ORGANIZATION

1. The Board of the Organization serves as the highest administrative body during the period between the General Assemblies.
2. The Board consists of:
 - a. President of the Organisation as elected on the General Assembly
 - b. Vice president of the organization as elected on the General Assembly
 - c. Treasurer of the Organisation as elected on the General Assembly
 - d. Additional Board members as elected on the General Assembly
3. The Board shall meet at least 6 times between General Assemblies.
4. Appointment to the Board shall be for the period between the two General Assemblies. Any member wishing to retire before the expiration of this term must give not less than 1 month notice in writing to the Board and will be replaced by the alternate elected at the General Assembly.
5. During the first year of the organization the elected Board can choose to invite members of the organization to join the board as board members. New board members have to be approved by the majority of the board.
6. The Board of the Organisation can create working committees; define their own working structure and competence in order to implement the statutory activities. The committees must report to the Board of the Organization.
7. The President of the Organisation has the highest authority on the board. Without special permission represents the Organisation in the relationships with the state executive bodies, national and international companies and organisations, including foreign-based and international.
8. The President of the Organisation can delegate part of his authority to his/her Vice-President (has to be agreed by the majority of the Board), which is to be made out by the written decision or order, and in case of necessity – by the power of attorney.
9. The organization is legally bound by its signature by the President, Vice President and Treasurer of the organisation. By approval of the board, the President, Vice President and Treasurer can individually administer the dankort, NemID and online banking system of the organisations bank account(s). The president may, with the approval of the board, delegate the aforementioned authority to other members of the board, when dealing with events and Sessions.
10. The Board shall have the right to:
 - a. approve or reject applications for membership; and



b. terminate membership, when in its opinion it would not be in the interests of the Organisation for the individual to remain a member.

ARTICLE 6. PROPERTY AND THE FUNDS OF THE ORGANISATION

1. The sources forming the property and funds of the Organisation are grants, charitable donations, sponsor contributions and membership fees, donations of any natural or legal persons in compliance with the acting legislature;
1. The funds of the organization is managed by the elected treasurer together with the president of the organization, following the conventions of accounting.
2. Every year the treasurer is responsible for drafting the yearly economic report. The report follows the accounting year and will be looked over by the elected accountant in proper time before the General Assembly. The accounted report is presented by the treasurer at the yearly General Assembly and must be approved by the Assembly.
3. The accountant will be elected for one year at a time. The accountant can be a member of the organisation, but cannot be part of the board.

ARTICLE 7. CLOSING DOWN THE ORGANIZATION

The organization can be closed if $\frac{2}{3}$ of the GA votes for this. If the organization closes down all its funds will go to a similar organisation in Denmark working with spreading awareness about European citizenship.

Approved 25.09.2016.

Magnus Berg Sletfjerding

President