

Energy Community of the Alpujarra

Comunidad energética de la Alpujarra

DISCLAIMER

This document is an AI translation.
Only the Spanish version of the statutes is legal.

CHAPTER I

GENERAL PROVISIONS

Article 1. Name and Nature

Under the name of the Association "Comunidad energética de la Alpujarra" (Energy Community of the Alpujarra), an organization of an associative nature and non-profit is established in Órgiva (Granada) on September 9, 2024, under the provisions of Article 22 of the Spanish Constitution, Organic Law 1/2002, of March 22, which regulates the Right of Association, and other current provisions issued in development and application thereof, in Law 4/2006, of June 23, on Associations of Andalusia, as well as in the corresponding regulatory provisions.

The regime of the Association will be determined by the provisions in these Statutes.

Article 2. Legal Personality and Capacity

The Association constituted has its own legal personality and full capacity to act, being able to carry out, consequently, all those acts that are necessary for the fulfillment of the purpose for which it has been created, subject to the provisions of the legal system.

Article 3. Nationality and Domicile

The Association being created has Spanish nationality.

The registered office of the Association is located at Calle Real 7 (coworking) in the town of Órgiva (Granada).

A change of domicile will require an agreement of the General Assembly, specifically convened for this purpose, and the modification of these Statutes.

The General Assembly's agreement must be communicated to the Registry of Associations within one month and will only take effect, both for the members and third parties, once registration has taken place.

Article 4. Scope of Action

The territorial scope in which the association will primarily carry out its activities is the Alpujarra and the Costa Tropical.

Article 5. Duration

The Association is constituted for an indefinite period.

CHAPTER II

PURPOSE OF THE ASSOCIATION

Article 6. Aims

The aims of the Association are as follows:

- a) Promote self-consumption and energy efficiency in the region.
- b) Share locally produced renewable energy.
- c) Combat energy poverty by reducing consumption and providing more affordable supply prices.
- d) Provide environmental, economic, or social benefits to its members.
- e) Contribute to the energy transition of the municipality.
- f) Raise awareness of the energy we consume in each household and, if necessary, help us become aware of the need to reduce energy use.
- g) Promote ecological awareness among the population and the need to generate respectful relationships with the environment, advocating for ecological production and consumption, buying local products from Km.0, and supporting social and solidarity economy companies with commitments and responsible practices at a social, labor, and environmental level.
- h) Support ethical and alternative finance, consistent with the values of economic and social justice, breaking away from the conventional financial system.

To achieve these aims, the following activities will be developed:

- a) Installation of renewable energy on the rooftops of members or other persons or entities that provide them.

- b) Share renewable energy through distribution agreements.
- c) Allow a percentage of the production to go to families in energy poverty.
- d) Organize meetings, conferences, or other activities that promote self-consumption, energy efficiency, and contribute to improving the sustainability of the municipality.
- e) Network and learn from other organizations in the province of Granada, Andalusia, the rest of the state, and internationally.
- f) Train members and neighbors to promote, develop, and maintain the project.

CHAPTER III

GENERAL ASSEMBLY

Article 7. General Assembly

The supreme governing body of the Association is the General Assembly, comprising all members.

It adopts its agreements based on the principle of majority or internal democracy and must meet at least once a year.

Assemblies will be convened in the manner indicated in these Statutes.

Article 8. Call

Assemblies will be convened by agreement of the Coordinating Board or by request of no less than 10% of the members.

Once the Coordinating Board agrees to call a General Assembly, any representative of the Coordinating Board will call it within a maximum period of three working days from the adoption of the agreement. Between the call and the day set for the Assembly, there must be at least fifteen calendar days (Monday to Sunday).

The request for a call made by the members will contain the agenda of the General Assembly and attach the documents or information necessary for the adoption of agreements, provided that such documentation or information must be considered for it.

The request must be submitted to the Association's Secretariat. Once sealed, a copy will be returned to the applicant.

The Secretary of the Association, after verifying the formal requirements (number of members, call, and documentation, if any), will immediately notify the Coordinating Board, so that, within fifteen calendar days from its submission, it convenes the Assembly to be held within thirty calendar days from the request. If the request lacks formal requirements,

the Secretary will consider it not formulated, proceeding to its filing with communication to the member heading the list or signatures.

If the Coordinating Board does not convene the Assembly within the deadlines established in the previous paragraph, the promoters will be entitled to convene the General Assembly, expressing these circumstances in the call, which will be signed by the person heading the signatures or the list of the request.

Article 9. Form of the Call

The call made by the persons entitled to do so must be notified to the members individually by writing to the address listed in the updated list of members.

The call will be posted by announcement published on the association's website (if one has been created) as well as on the Association's Notice Board at least fifteen calendar days before the Assembly is held. Members can be called by email, provided it allows confirmation of its receipt by the recipient through acknowledgment of receipt.

The call must include the agenda, as well as the place, date, and time of the meeting in the first and second call.

The necessary documentation and information to be considered for adopting agreements will be sent along with the call and the agenda.

Article 10. Competences

The General Assembly of the Association has the following attributions:

- a) Modify the statutes.
- b) Validate the integration of members into the Coordinating Board, candidatures submitted according to Article 13, paragraph 3.
- c) Approve the annual budget and annual settlement of accounts.
- d) Agree to the dissolution of the association.
- e) Agree to join associations, integrate into federations or confederations, separate from them, and create and participate in foundations.
- f) Be informed of the admission and dismissal of members, without prejudice to the provisions of Article 24.1 of Law 4/2006, of June 23, of Associations of Andalusia.
- g) Agree to the request for the declaration of public utility and public interest of Andalusia.
- h) Approve the provisions and directives for the operation of the association.
- i) Any other not attributed to another body.

Article 11. Constitution

The General Assembly will be validly constituted on the first call when at least one-third of the members are present or represented; on the second call, regardless of the number of attending members.

For the count of members or total number of votes, the representations or delegations made by the members will be submitted to the Secretary at the beginning of the session.

The persons who will exercise the Coordination and the Secretariat of the Assembly will be designated at the beginning of the meeting. The Assembly's Coordination may be carried out by an external facilitator-moderator, appointed by the Coordinating Board for this situation, with the Assembly's approval at the beginning.

Article 12. Adoption of Agreements

All matters will be discussed and voted on according to the agenda sent in the call. The person presiding over the Assembly, or its facilitator, if applicable, will start the debates.

The General Assembly's agreement adoption regime (management body) will be as follows:

Agreements will preferably be adopted by consensus. In these statutes, consensus is defined as the collective construction of an idea, finally validated without opposition from any person. The strength of consensus is based more on the collective construction of the final idea than on the positive vote itself.

This consensus must integrate the different sensitivities and proposals made by members and refined in the collective debate.

To streamline and increase the efficiency of the consensus process and respect plurality, when there are two proposals that are not integrable into one, as long as they are complementary and beneficial to the association and there are members willing to carry them out, both will be attempted to be approved.

If, after an initial attempt to generate consensus, there are opposing votes, the proposing members or body may withdraw the proposal to reformulate it and try to generate consensus again, or they may opt for a qualified majority vote, requiring a 70% affirmative vote of those present.

In the consensus generation process, if necessary, the opinions generated by members through various communication means, prior to the General Assembly, will be considered.

Article 13. Vote Delegations or Representations

The representation or delegation of the vote will only be valid for the session or call for which it is issued, with any indefinite delegation or representation being null.

The representation or delegation of the vote will be in writing, indicating the personal data, member number of the delegating and represented person, signed and endorsed by both.

A member may represent a maximum of three members.

CHAPTER IV

GOVERNING BODY

Article 14. Definition and Mandate

The Coordinating Board is the collegiate body that manages, administers, and represents the association's interests, working on the development of the agreements made in the General Assembly, as well as promoting the association's members to work according to the association's principles and aims, without prejudice to the powers of the General Assembly as the sovereign body.

Its mandate will last for 2 years; after that period, it will be renewed and subsequently registered. The General Assembly for the appointment or renewal of the Coordinating Board must be convened before the mandate established ends.

Members of the Coordinating Board who have exhausted their term will continue to hold their positions, in functions, until the acceptance of the persons who will replace them takes place.

A member of the Coordinating Board can be part of the Board for a maximum of 6 consecutive years. They must have a period of 2 years without a position before running for election to the Coordinating Board.

Article 15. Composition and Positions

The Coordinating Board will be made up of at least 4 people, among whom the positions of Coordinator, Vice-Coordinator, Treasurer, and Secretary will be designated, with the rest being members.

It will be composed in such a way that it always responds to the principle of gender balance to the extent possible at the time of constitution or future changes in positions.

All positions will be designated and revoked by the General Assembly.

The exercise of the position will be personal, without the ability to delegate the vote in the sessions of the Coordinating Board.

Article 16. Election

To be part of the Coordinating Board, it is an essential requirement to be of legal age, be in full use of civil rights, and not be subject to the reasons for incompatibility established in current legislation.

Members of the Coordinating Board will be elected among the members in the General Assembly, in accordance with the provisions of Article 10 of the Statutes.

Once the General Assembly has been convened for the appointment of the Coordinating Board, members who intend to exercise their right to be elected must submit their candidacy to the Coordinating Board at least seven calendar days before the Assembly. The candidacy will be communicated to the members at least 48 hours before the Assembly.

In case of a vacancy, the Coordinating Board may appoint another person to be part of it for provisional replacement until the definitive election by the General Assembly convened for this purpose.

Article 17. Termination

Members of the Coordinating Board will cease to hold their positions for the following reasons:

- a) By death or declaration of death.
- b) By incapacity, disqualification, or incompatibility, in accordance with the legal system.
- c) By judicial resolution.
- d) By the expiration of their term of office, or after serving 6 consecutive years on the Coordinating Board. However, until the General Assembly elects the new Coordinating Board, the existing one will continue in functions, with this character being expressed in any documents they sign by virtue of their respective positions.
- e) By voluntary resignation, communicated in writing to the Coordinating Board.
- f) By agreement adopted with the statutory formalities by the General Assembly.
- g) By losing membership status.

The dismissals and appointments will be communicated to the Registry of Associations for their due record and publicity.

Article 18. The Coordination

The person holding the Coordination has the following responsibilities:

- a) Represent the Association legally before all types of people, authorities, and public or private entities.
- b) Convene the meetings of the Coordinating Board, either on their own initiative or at the request of other members, and preside over them, direct their debates, and adjourn and close the sessions.
- c) Take a leadership position to fulfill the association's aims, supporting the other members of the Coordinating Board and the General Assembly for this purpose.
- d) Sign the minutes and certifications of the agreements of the Coordinating Board and the General Assembly.

e) Exercise all other functions inherent to their position as Coordinator of the Coordinating Board and the Association.

Article 19. The Vice-coordination

The person holding the Vice-coordination will perform the functions of the Coordination in cases where the position is vacant due to absence or illness. They may also act on behalf of the Association in cases agreed upon by the Coordinating Board or the General Assembly. While the Coordinator is performing their functions, the Vice-coordinator must support them in their performance.

Article 20. The Secretariat

The person holding the Secretariat has the following responsibilities:

- a) Ensure at each meeting of the Board that a person from the Coordinating Board is designated for the next meeting to convene and draft the minutes of that meeting.
- b) Convene the General Assembly.
- c) Immediately notify the Coordinator of the request for convening the General Assembly made by members as provided in Article 8 of these Statutes.
- d) Receive and process communications from members of the Coordinating Board and members, as well as notifications, requests for data, rectifications, certifications, or any other type of documents that must be known.
- e) Process the social agreements that must be registered with the corresponding Registries.
- f) Prepare the dispatch of matters and the documentation that must be used or considered.
- g) Issue certifications of approved agreements and any other certifications, with the approval of the Coordinator, as well as necessary reports.
- h) Keep under their responsibility and custody the Association's archive, documents, and books, except for the accounting book(s).
- i) Any other functions inherent to the Secretariat.

In cases of absence or illness, and generally, when there is a justified cause, the Secretary will be replaced by the oldest member.

Article 21. The Treasury

The person holding the Treasury has the following responsibilities:

- a) Collect the funds of the Association, safeguard them, and invest them as determined by the Coordinating Board.
- b) Make payments, with the approval of the Coordination or other persons from the Coordinating Board.
- c) Sign all collection and payment documents, with the approval of the Coordination or other persons from the Coordinating Board.
- d) Maintain the accounting books and fulfill the Association's tax obligations in a timely manner.

- e) Draft the Budget Project for approval by the Coordinating Board and subsequent submission to the General Assembly. Similarly, proceed regarding the General State of Accounts for annual approval by the Assembly.
- f) Any other functions inherent to their position as the Treasury, as responsible for financial management.

Article 22. Members

The members have the obligations typical of their position as members of the Coordinating Board, as well as those entrusted to them by the Board through the creation of delegations or working commissions.

The General Assembly approves the need for members, defines their responsibilities, and proceeds with their election.

Article 23. Powers of Attorney

The Coordinating Board may appoint general or special powers of attorney, which must be ratified by the next General Assembly.

Article 24. Calls and Sessions

1. For the valid constitution of the Coordinating Board, for the purposes of holding sessions, deliberations, and adopting agreements, at least half of its members must be present, necessarily requiring the presence of the Coordination and the Secretariat or their substitutes.
2. The Coordinating Board will meet at least once a quarter and as often as necessary for the proper functioning of the Association, after a call made by the Coordination, the Secretariat, or the person from the Board designated in the previous meeting.
3. The call for its meetings will be made with formal requirements (agenda, place, and date...) and will be sent at least 48 hours before its celebration.
4. Deliberations will follow the same regime indicated in Article 12 on adopting agreements.
5. No agreement may be adopted that is not on the agenda, except when all members of the Coordinating Board are present and agree unanimously. The minutes must state that the point was added to the agenda and that the complete Board unanimously decided to discuss the point and make an agreement.
6. The Coordinating Board may also be validly constituted without prior notice when all its members are present and agree unanimously, adjusting to the provisions mentioned in the previous section regarding agreements. Such Boards will be referred to as Universal Boards.

7. Persons previously cited or invited (48 hours in advance) by the Coordinating Board, whose functions will be exclusively advisory, may attend the sessions of the Coordinating Board with voice but without a vote.

Article 25. Powers

The Coordinating Board has the following powers:

- a) Prepare the Activity Plan.
- b) Grant general or special powers of attorney.
- c) Organize and develop the activities approved by the General Assembly.
- d) Approve the Budget Project for its final approval by the General Assembly.
- e) Approve the Statement of Accounts prepared by the Treasury for its final approval, if appropriate, by the General Assembly.
- f) Draft the Annual Report of activities for reporting to the General Assembly.
- g) Create Working Commissions that it deems appropriate for the development of the assigned functions and approved activities, as well as for any other issues arising from fulfilling social purposes. These commissions will regulate their internal functioning in the manner they agree on in their first constituent session and communicate in writing their internal functioning to the Coordinating Board.
- h) Resolve requests related to the admission of members.
- i) In cases of vacancy in any of the Coordination positions (when the Vice-coordination cannot assume it), Vice-coordination, Secretariat, or Treasury, or any position due to absence or illness, the Coordinating Board may appoint another member to temporarily assume its function.
- j) Explicitly authorize any member of the Coordinating Board to carry out all kinds of acts and contracts and sign the necessary documents to implement the agreements of the Coordinating Board and the Assembly, without prejudice to the powers previously assigned to each position.

In any functions that involve signing, at least two members of the Coordinating Board are required, which must include the Coordinator and the Treasurer.

Article 26. Obligations and Responsibilities of the Members of the Coordinating Board

The obligations of the members of the Coordinating Board include, but are not limited to, fulfilling and achieving the Association's aims, attending meetings to which they are summoned, performing their duties with the due diligence of a loyal representative, and acting in accordance with current legal provisions and these Statutes.

The members of the Coordinating Board will be liable to the Association for damages caused by acts contrary to the Law or the Statutes or by those performed negligently. They will be exempt from liability if they expressly opposed the determining agreement of such acts or did not participate in its adoption.

Article 27. Compensation for the Position

Initially, any position on the Coordinating Board will be exercised free of charge, although the General Assembly may decide otherwise based on Article 12 on Adopting Agreements. If the Assembly decides on compensation for the position held by some members of the Coordinating Board, for the exercise of some of their functions, which the Board will define in writing, this compensation must be included in the annual accounts for the approval of the previous year's accounts by the General Assembly.

Expenses incurred in the exercise of the positions, as long as they are properly and formally justified, will be reimbursed.

CHAPTER V

PROVISIONS COMMON TO THE GOVERNING BODIES

Article 28. Minutes

For each session held by the General Assembly, minutes will be drawn up by the Secretary or the person delegated by the coordination group (see Art. 20.a). The minutes must necessarily specify the quorum achieved for the valid constitution, the agenda of the meeting, the circumstances of the place and time in which it was held, the main points of the deliberations, as well as the content of the agreements adopted. The minutes of the representative body shall necessarily include the attendees.

At the request of the members, the minutes will include, where appropriate, the opposing vote to the agreement adopted, their abstention and the reasons justifying it, or the sense of their favorable vote. Likewise, any member has the right to request the full transcription of their intervention or proposal, provided that they submit, at the meeting or within forty-eight hours, the text that faithfully corresponds to their intervention, making it appear in the minutes or joining a copy to it.

The minutes will be sent by email within fifteen days after the meeting, and they will be approved by default at the beginning of the next session unless anyone deems otherwise; notwithstanding the foregoing, the Secretary may issue certificates on the specific agreements that have been adopted, expressly stating that the minutes are pending their subsequent approval.

The minutes will be signed by the Secretary (or the person who has been delegated for this purpose) and endorsed by the Coordinator; all the minutes of meetings of the governing and representative bodies must be reflected in the corresponding minutes book.

The meetings of the Coordinating Board will have their minutes drafted by the person designated in the previous meeting. The Secretary will carefully keep the Board's minutes. Each member has the right to be informed of their contents at any time, upon written request.

Article 29. Challenging Agreements

The agreements of the General Assembly and the Coordinating Board may be challenged before the civil jurisdiction in the manner established by law.

Members may challenge the agreements and actions of the association that they consider contrary to the statutes within forty days from the date of their adoption, requesting their rectification or annulment and, where appropriate, preventive suspension, or combining both claims through the procedures established in the Civil Procedure Law.

As long as the internal disputes that may arise in the association are resolved, the registry entries requested on the disputed matters will only give rise to provisional annotations.

CHAPTER VI

MEMBERS

Article 30. Categories

Within the Association, there will be the following categories of members:

- a) **Ordinary Members.** Those who can actively participate in the association's regular activities. Within this category, there will be a distinction between members who participate in collective self-consumption and those who only take part in other activities.
- b) **Honorary Members.** Individuals who, due to their prestige or significant contribution to the dignity and development of the association, are deemed worthy of this distinction. The appointment of honorary members will be made by the General Assembly.
- c) **Supporting Members.** Those who, due to distance or personal reasons, cannot participate in the regular activities of the association or other types of activities.

The association will maintain an updated list of its members.

Each of these categories may be further defined within the internal regulations of the association.

Article 31. Acquisition of Membership

To acquire membership status, one must be a natural or legal person interested in the development of the Association's goals.

Natural persons must be of legal age or emancipated minors with full capacity to act and not be legally restricted from exercising their rights.

Minors over fourteen years of age who are not emancipated require the consent of their legal guardians, which must be documented.

Legal entities (companies) and associative legal entities will require the express agreement of their competent body.

Institutional legal entities require the agreement of their governing body.

The application for membership, provided the statutory requirements are met, will be accepted by the Coordinating Board.

For institutional legal entities, the application for membership will be accepted by the General Assembly.

Article 32. Loss of Membership

Membership may be lost for any of the following reasons:

a) Voluntary Resignation: Sufficient by submitting a written resignation to the Coordinating Board, presented to the Association's Secretary. The effect will be immediate from the date of submission.

b) Non-Payment of Fees: Failure to pay a fee for six months past the agreed deadline. In this case, the Treasurer will issue a certificate of the outstanding amount, signed by the Coordinator. The effect will be from the notification to the delinquent member, stating the loss of membership. This fee will be defined in the internal regulations.

However, a member who has lost their status due to non-payment can be reinstated if, within six months from the notification, they pay the overdue fees, along with those accrued until the request for reinstatement, plus a penalty equal to one month's fee. After this period, new membership applications will not be accepted.

c) Serious Breach of the Statutes or Validly Adopted Agreements by the Social Bodies: To lose membership for this reason, it is essential to have a reasoned agreement from the Coordinating Board, adopted by two-thirds of the legally cast votes. Every member has the right to be informed of the facts leading to their expulsion and to be heard before such an agreement is made.

In case of sanction for separation from the membership, it will require, in any case, ratification by the General Assembly.

Article 33. Rights

1. The rights of ordinary and supporting members are:

a) Participate in Assemblies with voice and vote.

b) Be eligible and elected for management positions.

c) Be informed about the composition of the governing and representative bodies of the association, its financial status, and the development of its activity.

d) Be heard before disciplinary measures are taken against them and be informed of the facts leading to such measures, with the sanctioning agreement being reasoned.

e) Access the association's documentation through the Coordinating Board.

f) Participate in the association's activities and use the common use goods and facilities of the Association, respecting the equal rights of other members.

2. Honorary members will have the same rights as ordinary members except for those provided in subsections a) and b). However, they may attend General Assemblies with voice but without vote.

Article 34. Obligations

The obligations of ordinary and supporting members are:

- a) Share the association's goals and collaborate in achieving them.
- b) Pay the fees, assessments, and other contributions that, according to the Statutes, may correspond to each member.
- c) Fulfill the rest of the obligations resulting from the statutory provisions.
- d) Abide by and comply with the agreements validly adopted by the Coordinating Board and the General Assembly.

Notwithstanding the loss of membership due to non-payment of social fees, until their expulsion, the member will have the active suffrage (right to vote) and passive suffrage (right to stand as a candidate and be voted) suspended. This suspension of the right will occur with the non-payment of a single fee and while regularizing or permanently losing membership status.

CHAPTER VII

FINANCIAL SYSTEM

Article 35. Founding Capital

The founding or initial capital of the Association at the time of its establishment is 0 euros.

Article 36. Ownership of Assets and Rights

The Association must appear as the owner of all the assets and rights that comprise its assets, which will be recorded in its inventory and, if applicable, registered in the corresponding Public Registries.

Article 37. Financial Resources

1. The Association, for the development of its activities, will be financed by:

- a) Resources derived from the performance of its assets, if any.
- b) Ordinary or extraordinary membership fees.
- c) Donations or grants that may be granted by individuals or legal entities, public or private.
- d) Donations, inheritances, or legacies, accepted by the Coordinating Board.

- e) Income from its activities.
- f) Any other lawful means.

2. The profits obtained by the Association, derived from the exercise of economic activities, including the provision of services, must be exclusively allocated to fulfilling its purposes, without in any case being distributed among the members or their spouses or persons living with them in an analogous affective relationship, or among their relatives, nor free transfer to profit-seeking individuals or legal entities.

Article 38. Fiscal Year, Budget, and Accounting

1. The fiscal year will coincide with the calendar year; it will start on January 1 and close on December 31 each year.
2. Annually, the Coordinating Board will prepare the Budget, which will be approved by the General Assembly. With the approval of the Budget, the ordinary fees for the corresponding fiscal year will be approved.

For the approval of extraordinary fees, an Extraordinary General Assembly must be convened unless the Association lacks liquidity, and the provision and expenditure are urgent, in which case the adoption of the agreement by the Coordinating Board will suffice, following the Treasurer's report and subsequent ratification in the General Assembly, which must be approved within thirty days following the adoption of the agreement by the Coordinating Board.

3. The General Assembly will annually approve the Association's accounts once the corresponding fiscal year has ended.
4. The Coordinating Board must maintain accounting records that provide a true and fair view of the entity's assets, results, and financial situation.

CHAPTER VIII

DISSOLUTION AND APPLICATION OF THE CAPITAL STOCK

Article 39. Dissolution.

Associations of Andalusia.¹⁸The Association shall be dissolved for the following causes:

- a) By resolution adopted by a qualified majority of 3/5 of the total number of members, at an Extraordinary General Assembly called especially for this purpose.
- b) For the causes determined in Article 39 of the Civil Code.

- c) By final judicial sentence.
- d) For the reasons set forth in these Bylaws.

Article 40. Liquidation.

1. Once the dissolution of the Association has been agreed upon, the liquidation period shall commence, until the end of which the entity shall retain its legal personality.

2. The members of the Coordinating Board at the time of the dissolution become liquidators unless they are expressly designated by the General Assembly or the person in charge of the Court which, in its case, agrees to the dissolution.

The liquidators shall be responsible for

- a) To watch over the integrity of the Association's assets.
- b) To conclude the pending operations and to carry out the new ones that are necessary for the liquidation.
- b) To conclude the pending operations and to carry out the new ones that are necessary for the liquidation.
- c) To collect the credits of the Association.
- d) To liquidate the patrimony and to pay the creditors.
- e) To apply the surplus assets to the purposes foreseen by the Statutes.
- f) To request the cancellation of the entries in the Register.

3. The net surplus resulting from the liquidation shall be delivered directly to a public or private non-profit entity.
to a public or private not-for-profit entity with similar purposes to those of the Association, which has excelled in the Association, which has excelled in the exercise of its activities.

4. In the event of insolvency of the Association, the Coordinating Board or, as the case may be, the liquidators, have liquidators, shall immediately promote the appropriate insolvency proceedings before the Court of
bankruptcy proceedings before the competent Court.

ADDITIONAL PROVISION

In all matters not provided for in these Bylaws, the Organic Law 1/2002 of 22nd December 2002 shall be applied.

1/2002, of March 22, 2002, regulating the Right of Association, the Law 4/2006, of June 23, 2006, of 4/2006, of June 23, of Associations of Andalusia, and other complementary provisions.

Approved by the founding Act of the Asociacion
the 9th September 2024

