



SAFE BLOOD

STATUTES of the association *SafeBlood*

Article 1 – Name und registered office

Under the name

SafeBlood

a non-profit association within the meaning of Art. 60 et seq. of the Swiss Civil Code exists with its registered office in Zurich, Ankenweid 29, 8041 Zurich, Switzerland.

As per resolution of of the annual General Meeting on 15.6.2023, moved to Lusaka, Zambia

Article 2 - Purpose

The main goal of SafeBlood is to protect humanity from potentially harmful consequences of genetic engineering experiments and applications. This concerns mainly, but not exclusively, injections (so-called vaccinations) based on mRNA technology. We achieve this by disseminating information about the mentioned injections, and also information about the fact that their substances are also transmitted by blood transfusions. To prevent the latter we focus on 3 main purposes, namely:

- 1) Restoring the free choice of the blood donor.
- 2) To provide information about possible alternatives to blood transfusion.
- 3) The procurement of blood from non-mRNA inoculated blood donors.

Safeblood also aims to create the necessary infrastructure and logistics (database and blood bank) for this purpose and for possible cooperation with partners, including the procurement of the necessary funds for administration / production / business activities. Commercial activity is not planned at the moment, but may be possible later to fulfill the purpose of the association.

The association can expand its field of activity to other areas where sequelae of SarsCov2 vaccination or other future mRNA-based vaccinations / medications may have undesirable effects, e.g. operate donor procurement of sperm and egg donations (safereproduction.net, already operating as a branch of SafeBlood Donation) from exclusively unvaccinated (uncontaminated) donors etc., likewise the association can outsource individual branches of business activities to commercial operations.

Article 3 - Means

The funds of the Association for the pursuit of the purpose of the Association shall consist of:

- Membership fees, which shall be determined by the General Meeting of the Association on the proposal of the Board of Directors.
- Revenues from commercial partner operations.
- Voluntary donations (sponsorships, gifts, bequests, etc.)
- Loans

Article 4 - Membership and contributions

Natural persons, partnerships and legal entities may become members of the Association. Application for membership shall be made via the website to the Board: www.safeblood.net or www.safeblood.africa

In addition to the actual membership of the association, there is also membership of the SafeBlood Donation Database - this is limited to inclusion in the database and does not include membership with voting rights of the association.

Membership fees are set annually by the Board and published in the Fee and Compensation Regulations.

Article 5 - Resignation and exclusion

Resignation from the Association is always possible at the end of the Association year.

The Executive Committee may expel a member who acts contrary to the interests of the Association. Expulsion shall be by majority vote of the Executive Committee. The expelled member may appeal against a decision of the Executive Committee to the next General Assembly of the Association within 30 days of the written notification of the decision. The appeal shall be submitted to the Executive Board. The General Meeting shall take a final decision on the appeal by a majority of one vote more than half of the members present.

Article 6 - Organs of the Association

The organs of the Association are:

- a) the General Assembly
- b) the Executive Committee
- c) the Auditors

Article 7 - The General Assembly

The General Assembly is the supreme body of the Association. It is responsible in particular for:

1. election and dismissal of the members of the Executive Committee;
2. election of the President of the Board

3. election of the auditors
4. approve the accounts of the Association;
5. granting discharge to the Executive Committee;
6. to determine the fees to be paid by the members;
7. to pass resolutions on the adoption and amendment of the Statutes;
8. to decide on appeals against decisions of the Executive Committee to exclude members;
9. resolutions on the dissolution of the Association;
10. to pass resolutions on matters which are reserved for it by law or by the Statutes or which to are submitted to it by the Executive Committee.

Article 8 - Convening the Association Assembly

The General Assembly of the Association shall be convened by the President of the Executive Committee upon resolution of the Executive Committee. It must also be convened if one fifth of the members so request in writing.

The Annual General Meeting shall be held once a year, at the latest six months after the end of the Association year.

The meeting shall be convened at least 30 days before the ordinary meeting and at least 10 days before the extraordinary meeting. It must contain the business to be transacted. The invitation shall be sent exclusively by email, as all members have an email address.

Article 9 - Voting rights and decision-making

Each member shall have one vote at the General Assembly. The General Assembly of the Association shall pass resolutions and carry out elections by a majority of one vote more than half of the members present, unless otherwise provided by law.

Article 10 - The Executive Board

The Executive Committee consists of one or more members who, like its President, are elected by the Association Assembly.

The competence of the Executive Committee shall include in particular

1. preparation of the General Assembly of the Association
2. to carry out the resolutions of the General Assembly;
3. to decide on the admission and possible exclusion of members of the Association;
4. to deal with suggestions, applications and complaints from members of the Association;
5. drawing up the budget and annual accounts;
6. management of the Association's assets;
7. activities related to the fulfilment of the Association's purpose.

8. election of a Managing Director.

In addition, it shall have all other powers not expressly reserved by law or the Statutes to another organ of the Association.

The Executive Committee works on an honorary basis, but may be compensated at conventional rates for work that exceeds a normal part-time workload. It shall also determine the compensation of the Executive Director and any Commissions. These remunerations are laid down in the Fee and Remuneration Regulations.

Article 11 - Representation and authority to sign

The Association shall be represented externally by the Executive Committee. The Executive Committee shall determine who shall be authorised to sign and the manner of signing. The President alone shall be authorised to sign on behalf of the Association and each other member of the Executive Committee shall be authorised to sign with two signatories.

The Executive Director shall have sole signatory power in all business matters of the Foundation.

Article 12 - The Auditors

The General Meeting shall elect one or two natural persons as Auditors for a period of one year. The audit may also be entrusted to a legal person alone (e.g. a trust company, etc.).

The accounts of the Association shall be closed annually. The auditors are obliged to audit the annual accounts of the Association and to report on the results of their audit to the ordinary General Meeting of the Association.

Article 13 - Liability

Only the Association's assets shall be liable for the Association's debts. Any personal liability of its members is expressly excluded.

Article 14 - Dissolution and Liquidation

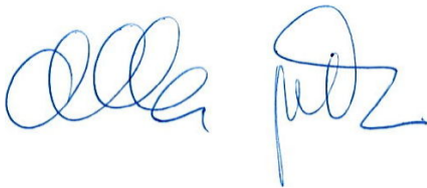
The dissolution of the Association shall require the affirmative vote of more than half of the members of the Association present at the meeting of the Association. In the event of dissolution, the liquidation shall be carried out by the Executive Committee unless the General Meeting appoints special liquidators.

The Association can only be dissolved if its purpose becomes obsolete, i.e. if the availability and applicability of transfusion blood not contaminated by mRNA-injections becomes possible and guaranteed at all times and everywhere. When this becomes standard, the foundation has fulfilled its purpose. Likewise, the association can be dissolved if another association/foundation/organisation pursues the same purpose but is already larger and more advanced and a merger makes sense. In this case, the remaining assets go to this organisation.

The net assets remaining after payment of all debts and other charges and after settlement of other obligations shall be allocated to a purpose corresponding to the purpose of the Association by resolution of the General Assembly.

Article 15 - Entry into force

These Statutes were adopted at the Founding Assembly of 3.3.2022 and entered into force on that date. Amendments to the wording of the Articles of Association and the relocation of the association to Lusaka, Zambia, were approved at the Annual General Meeting on 6.6.2023.



Georg Della Pietra, Chairman



Kay Della Pietra, Recording Secretary

SAFE BLOOD MISSION STATEMENT

SAFE BLOOD Donation is a private association of members which facilitates member-matched directed blood donation in order to provide the safest blood possible and ensure the lasting safety of the blood supply for future generations. Safe Blood also works to reduce the need for transfusions by educating its members and the public about scientifically optimal alternatives such as auto transfusion and autologous donation.

Already a worldwide community, Safe Blood and its members strive to establish partnerships with a network of clinics and laboratories that support medical freedom and human rights through each person's right to choose one's blood donor freely. As a non-profit organization, Safe Blood relies on member participation and support. We are open to all and welcome as donors those who share the commitment not to mix their blood with foreign genetic products. We also welcome members for receipt of blood who may have come to this commitment more recently.

As per our General Terms and Conditions, members assume all risk in the receiving or donating of blood. As facilitators in that process Safe Blood assumes no liability for individual choices or the actions of medical providers.