

Upon this twenty-ninth day of April, -----
in the year two thousand and fourteen, came --
and appeared before me, Henry Parisius, -----
formerly a civil law notary on Sint Maarten, by
these presents acting as substituting civil law
notary on Sint Maarten, designated thereto
by the President of the Common Court of -----
Justice of Aruba, Curacao, Sint Maarten and of
Bonaire, Sint Eustatius and Saba, hereinafter
referred to as "civil law notary". -----
-Mr. JACINTO MOCK, born in Santo Domingo, ---
Dominican Republic on July twenty-first, ----
nineteen hundred sixty-eight, residing at A.T.
Illidge Road 28, Philipsburg, Sint Maarten,
according to his declaration single, of Dutch
nationality, who identified himself with a --
Kingdom of the Netherlands passport, issued on
Sint Maarten; by these presents acting as ---
President of **SOCIAL REFORM PARTY**, an -----
Association established on Sint Maarten, with
office address A.Th. Illidge Road 28, Lower --
Princess Quarter, Sint Maarten. -----
The appearer acting as aforementioned, -----
declared that the Board of mentioned -----
Association in its meeting of April twenty- --
eighth, two thousand and fourteen has decided
to amend its articles of incorporation, as --
appears from the minutes of that meeting a --
copy which will be attached to this deed. ----
The appearer acting as aforementioned declared
to amend the constitution of aforementioned --
Association in such a way, that the present --
constitution is cancelled and replaced in its
entirety which reads as follows: -----
NAME ----- -----
Article 1 -----
The Association bears the name: -----
SOCIAL REFORM PARTY abbreviated as "SRP" and -
for the purpose of this constitution to -----
also to be referred to as the "Party" or ----
"Association". ----- -----
SEAT - -----
Article 2. -----
The Party is established on Sint Maarten. ----
DURATION --- -----
Article 3 -----
The Party is established for an indefinite --
period of time. -----

FISCAL YEAR --- -----

Article 4 -----

The fiscal year of the Association runs from -
January first up to and including December --
thirty-first of each calendar year. -----

OBJECTIVES -----

Article 5. -----

The objectives of the Party are: -----

1. To invite lecturers on various -----
humanitarian-oriented topics, hold -----
meetings and distribute information -----
including all activities related to -----
selecting, recruiting, training, promoting
and placement of political candidates to -
participate in political elections on Sint
Maarten. -----

The Association will adhere to the laws of
Sint Maarten, while placing honest and -
competent political candidates from the
social reform Party of Sint Maarten into -
parliament and ministries and promote the
cause of democracy and good governance -
while observing all constitutional laws,
human rights requirements and -----
international treaties. -----

2. To provide support and charitable services
to the community of Sint Maarten by -----
promoting, sponsoring, initiating, -----
affiliating and cooperating with other ---
entities. -----

WAYS AND MEANS -----

Article 6. -----

The Party shall achieve its objectives through
all legal ways and means and in particular,
but not limited thereto by: -----

1. Participating in elections for public ----
office, whereby at least four (4) weeks --
before each election its political program
will be made known to the general public.
The Party will submit a list of -----
candidates, after a selection from -----
nominations of the General Membership ----
Meeting, made during a meeting of the ----
General Membership, convened for this ---
purpose. (Prospective) Candidates must be
Members of the Party, declare to abide by
this constitution and other Party -----
regulations and directives. Every election
year, the Party will decide on a maximum -
amount of candidates. -----
The Party can jointly with (an)other -----

- Party(ties) submit a list of candidates on the basis of an Memorandum of -----
 Understanding between Parties. -----
2. Convening internal and public meetings, organizing conferences, seminars, -----
 congresses, assemblies, contact meetings and forums. -----
 3. The use of television, radio, newspapers, press conferences electronic and social media or any other legal innovative form -
 of communication in the future. -----
 4. Publishing and distributing of pamphlets.
 5. Publishing, printing and distributing its own internal information paper. -----
 Every election year, as much as possible simultaneously with its candidates' list, the Party will publicize its Party's ----
 political program, manifesto and vision --
 for St. Maarten. -----
 6. Affiliation with different international political organizations with the same ----
 ideology. -----
 7. All other legally permissible means. ----

MEMBERS -----

Article 7. ----- -----

1. The Membership of the Association consists of the following categories: -----
 - a. Ordinary Members; -----
 - b. Honorary Members; -----
 - c. Extra-ordinary Members; -----
 - d. Aspiring Members. -----
- 2.1 Ordinary Members must: -----
 - a. be an inhabitant of Sint Maarten and --
 have the right to vote; -----
 - b. have a minimum age of eighteen years;
 - c. have no affiliation with any other ----
 political Party or Association of this ---
 same nature; -----
 - d. be willing to adhere to the articles of the constitution of the Association and --
 its By-laws if any. -----
- 2.2 The Party board, in accordance with the --
 By-Laws if any, shall decide on the ----
 admission of Ordinary Members. -----
3. Honorary Members are those who have been -
 of exceptional services to the Party in particular and for Sint Maarten in -----
 general.-----
4. Extra-ordinary Members are those who ----
 reside or do not reside on the island of Sint Maarten. -----

Extra-ordinary Members are appointed by the National Council. -----

Extra-ordinary Members carry a consultative voice in Party affairs. ----

5. Aspiring Members, are persons who share -- the ideology and support the objectives of the Party, but who are limited by ----- (waiting) time to qualify as full fledged Members. (Youth Members naturalization - candidates, etcetera). ----- ■

Aspiring Members shall be introduced by a full fledged member in good standing. 6 . Members have to be accepted as such by the Board of the Party, in accordance with the guidelines determined in the By-Laws if

any. ----- ■-----

THE ENDING OR INTERRUPTION OF MEMBERSHIP ---

Article 8. -----

1. Membership ends: -----
 - a. By death; ----- ■-----
 - b. Upon notice in writing by the member to the board which can take place at any --- time. -----
 - c. In the case that a member does not -- comply any longer with the requirements as mentioned in the previous article 7, and also when it cannot reasonably be required of the Association that it causes the -- Membership to continue in effect. In such a case the Board will confirm the ----- termination of the concerned member in --- writing mentioning the reasons of the -- measure. -----
 - d. By expulsion or termination of the --- Membership by the Board in accordance with the Civil Code. -----
2. Membership interrupted: -----
 - a. When a member is suspended for ----- disciplinary reasons as laid down in the By-Laws. -----
 - b. Or when a member so desires and so --- expresses in writing for valid and ----- acceptable reasons. -----
(In the case of travel, transfers, ----- etcetera.) -----
3. General procedures of interruption/ ----- termination: -----
 - a. Any notice of suspension, expulsion or termination of Membership by the Board -- must be in writing and substantiated with the reasons for which the member is being

penalized. This writing must be sent by -- registered mail or fax or by licensed ---- courier or marshal within a month of the decision of the Board. When a member has been suspended or expelled or his/her ---- Membership terminated, he/she may appeal - to the Committee of Disputes. This appeal must be submitted in writing within a ---- month after the written suspension, ----- expulsion or termination has been received by the member concerned. A member whose Membership has been interrupted for not paying his/her Membership dues for more than a year, can only be reinstated if and when the outstanding contributions have been paid up in full. -----

b. When a member tenders his/her ----- resignation to the Board, this notice of resignation does not absolve this member of the obligation to pay contribution in - arrears or current up until the official ending of his/her Membership. -----

4. A member of the Party who is also a member of a Representative Body or who by means of succession is eligible for a position on a Representative Body, must at the --- termination of his/her Party Membership, relinquish his/her position in the ----- Representative Body or must decline the acceptance of said position. -----

FUNDS -----

Article 9. -----

The funds of the Party shall be derived from:

1.a. Enrollment fees, contributions, and other dues from Members; -----

b. Donations; -----

c. Fundraising events; -----

d. All other income permitted by Law. -----

2. Enrollment fees and contributions are ---- established by the General Meeting of ----- Members upon proposal by the Board and are - subject to revision from time to time. These fees are due upon the official acceptance of a member. At the discretion of the Board the enrollment fees and other Membership dues -- can be paid in installments. -----

3. With regard to finances the Party shall at all times adhere to the rules and ----- regulations of the National Ordinance of -- Registration and finances of political ---- parties (AB 210.GT No: 11). -----

4. The Treasurer is in charge of the financial management. -----

THE GENERAL MEETING OF MEMBERS. - ----

THE NATIONAL COUNCIL. -- -- ----

Article 10. -----

1. Each year an Annual General Meeting of Members (also to be called the "National - Council") will be held at the latest in -- the month of June. -----

2. In said meeting the following topics will be part of the agenda and will be dealt -- with: -----

a. The annual board report, to be ----- presented by the President and ----- highlighting the important past year's - events and developments and setting ----- targets for the coming year; -----

b. The annual report of the Secretary ---- General; -----

c. The annual financial report, by the --- Treasurer; -----

d. Report by the Auditing Committee; ----

e. Elections for vacancies on the Board;

f. Appointment of new Members of the ---- Auditing Committee; -----

g. Appointment of new Members of the ---- Committee of Disputes. -----

Members of the Board may not be a member of the Auditing Committee or a member of the Committee of Disputes. -----

3. Ordinary or Extra-ordinary General Members Meetings shall be held whenever a ----- situation arises, in which the Board deems it necessary or responsibly called for to inform the Members on important matters or developments. -----

4. General Meetings shall be convened in ---- writing and published in one or more local daily newspapers at least fourteen (14) days prior to the meeting itself. The ---- agenda must be made known simultaneously. Topics for the meeting which have been --- submitted to the Board in due time and --- which can be prepared for announcement --- with due observance of the term to convene the meeting, shall be mentioned or be part of the convocation. -----

In cases of urgency the Board may reduce the notice term of fourteen (14) days to seven (7) days as long as the intentions and objectives of the Meeting are not ----

- hampered or frustrated. -----
5. Special General Meetings can also be -----
called at the request of at least one ----
third (1/3) of the Ordinary Members and/or
Voting Members be done in writing with a
proposed agenda and signed by those -----
requesting the meeting; providing that all
who signed will be present as quorum when
the meeting is opened. If there is no ----
quorum to carry the agenda during the ----
meeting, then the board may postpone this
meeting until further notice. -----
 6. In the event that the Board neglects or --
declines to honour a request for a special
General Meeting (as referred to under ----
article, 10, sub. 5.) for more than -----
fourteen days, then the Members shall be
entitled to convene a special General ----
Meeting themselves as stipulated in the
By-Laws. -----
 7. To be valid, the quorum of a General -----
Meeting during attendance must amount to
at least one third (1/3) of the total ----
voting Membership. -----
If during this first gathering the -----
attendance is less than one third (1/3) of
the voting Membership, then a second ----
meeting with the same agenda must be ----
convened and in accordance with paragraph
4. of this article. -----
This second meeting is to be held within a
time frame of not less than one (1) week -
and not more than three (3) weeks. In this
second meeting the agenda topics can be
dealt with and decided upon regardless of
the number of voting Members present at
this meeting. -----
 8. All resolutions are taken by majority of
the votes cast, unless otherwise provided
for in this constitution. -----
 9. Voting on matters shall be done verbally,
voting on persons shall be done in -----
writing, through "sealed" (secret) and ---
unsigned ballots. In case of doubt, the
Board shall decide whether there is a case
of persons or matters. -----
 10. Abstentions and blank ballots shall not be
considered as votes cast. -----
 11. If an appointment is voted upon, the ----
person who has obtained the absolute ----
majority of the votes cast, is held to be

elected. In the event that nobody has ---
obtained such a majority, a final run-off
ballot shall be taken between the two (2) ---
persons who have obtained the largest ---
number of votes. If more than two (2) ---
persons have qualified for the final run- -
off ballot, then an interim run-off ballot
will take place. If necessary more than
one interim ballot shall be held to -----
determine the two (2) candidates for the
final run-off ballot. If in a final ballot
both persons should obtain the same number
of votes, lots shall be drawn to determine
the winner. -----

This principle of selection is also -----
applicable in the event of a deadlock of
votes to select and determine the second
candidate who has to qualify for a run-off
election. -----

THE BOARD -----

Article 11. -----

1. The task of the Board is to -----
administratively run the Party in a -----
responsible way. Furthermore it is among
others the task of the Board to make it
possible for the Party's Membership in --
particular and the community in general to
interact with its political elected -----
Members, to build and maintain an ever --
expanding support base for these elected
Members wherever possible so that they can
carry out their tasks and assignments ---
responsibly and independently according to
the Sint Maarten constitution, according
to the Law, according to their Conscience
and their Oath of Office. -----
2. The Board consists of a maximum of eleven
(11) persons to with: Nine (9) elected ---
Board Members being: -----
The President, the Secretary-General, the
Treasurer, these three (3) forming the --
Executive Board. -----
The Vice-President, the Deputy Secretary- -
General, the Deputy Treasurer and three
(3) Commissioners. -----
The position of President and Vice- -----
President will automatically be filled by
the Party Leader; the position of Vice- --
President will be automatically filled by
the Deputy Party Leader.
3. Board Members are elected from the Ordinary

Members and by the General Meeting of ----
Members, which election will take place
during the Annual General Meeting of -----
Members. The candidates must be at least
eighteen (18) years of age on the day of
postulation. -----

4. Members of the Board are elected in -----
function for a period of two (2) years.
5. The General Meeting of Members can suspend
and/or dismiss a Board member. -----
6. A board member who has been elected to a
Representative Body of Government and ----
accepts his/her office, has to vacate ----
his/her board position unless given -----
dispensation by the General Meeting. ----
7. In deviation from the statutory -----
stipulations in this constitution, interim
or founding Board Members, interim or ----
"start-up" committees and committee -----
Members, etcetera will remain in function
until at such time it will be reasonably
possible to fully apply the regulations of
this constitution, but within one year of
the first annual General Meeting of -----
Members. -----
8. The results of Board Member elections as
stipulated in the paragraphs of this ----
article will be duly recorded by the -----
Election Committee in an official -----
procedure report (proces verbaal). Board -
member candidates who have not been -----
elected during the last election, will be
instituted as reserve board Members, ----
ranking according to the amount of votes
they accumulated during the last Board ---
election. These reserve Board Members will
be ranked according to the amount of votes
they accumulated during their first -----
original ballot count. The votes a -----
candidate received during an interim or
final run-off ballot will not be -----
applicable. A reserve Board member will be
a replacement for a retiring, resigning,
suspended or dismissed board member in the
order as stipulated by this constitution -
or further supplemented in the By-Laws.
The results of the last elections for ----
Board Members automatically replaces the
previous existing line-up of reserve Board
Members and their rank. -----
9. In the case that the President of the ----

- Board is unavailable or in the case of his absence for whatever reason, his duties on the Board will be filled by the Vice- President. If the Vice-President is unavailable as well, these duties will be filled by the Secretary-General and then by the Treasurer in that order.
10. If the President, the Secretary-General or the Treasurer should resign or be suspended or dismissed or hindered to carry out their respective tasks for whatever other reason, then these Members will be replaced by their deputies, the Vice-President, the deputy Secretary, the deputy Treasurer in that order, until the next Annual General Meeting of Members and the then statutory elections for Board Members.
 11. In such a case as mentioned under paragraph 10. of this article, the remaining Board within its Chambers will replace the then vacant "vice or deputy" position on the Board by electing one of the Commissioners to that position.
 12. The vacant seat of Commissioner on the Board will be filled by the highest ranking reserve Board Member and if he/she declines for whatever reason or does not qualify then by the second highest ranking reserve Board Member, etcetera until the following elections. Any such appointment will be initiated by the sitting Chairman of the Election Committee.
 13. Board meetings shall be held as frequently as the President and/or the Board deems this necessary for the proper functioning of the Party, but at least once every month.
 14. Board meetings shall be valid if more than half of the Board Members are present. If at this meeting more than half of the Members are not present, a second meeting must be convened with the same agenda, which meeting is to be held not less than forty eight (48) hours and not more than seven (7) days after the first meeting, in which second meeting the topics to be dealt with can be decided upon regardless of the number of the Board Members present at this meeting

THE PARTY LEADER and THE DEPUTY LEADER -----

Article 12. -----

1. The Party Leader is the captain of the body "politique" of the Party. The Party Leader will be the leader in Government, in times of elections, political debates, in ----- political bodies, in giving key political statements and will head the political --- list for the elections. The Party leader - shall draw up the list of candidates for - each Parliamentary election. -----
2. The Party Leader and the Deputy Party ---- Leader will be elected by the rank and --- file of the Party as specifically ----- stipulated in the By-Laws of the ----- Association. -----
3. In order to maintain a continuous liaison between the Executive Branch (the Board) and the Elected Representatives (the ----- political elected faction), Two (2) Board member positions will be reserved for the duly elected Party Leader and Deputy Party Leader. -----
4. The Party leader shall be substituted by the Deputy Party Leader in the event of his absence. -----

Article 13. -----

1. The Party shall judicially and extra- ---- judicially be represented by the Executive Board. -----
2. The Executive Board shall consist of the President, the Treasurer and the Secretary General or their respective deputies and substitutes as laid down in the ----- constitution. -----

ADVISORY COMMITTEE AND OTHER COMMITTEES. ----

Article 14. -----

1. The General Meeting of Members shall ----- appoint an advisory committee with the --- task to advise the Bodies and Committees of the Party. -----
2. The Advisory committee will advise upon -- request or at its own initiative. ----- Whenever the Advisory Committee has given any advice it shall report the same to the Board simultaneously. -----
3. The General Meeting of Members and the --- Board shall also establish other Permanent or Ad Hoc Committees and those as ----- mentioned in the By-Laws and regulate ---- their tasks as well as the manner of their

functioning. -----
4. These Committees will report to the Board
from time to time on their activities, --
projects and the progress thereof. The --
Board shall render periodical reports to
the General Meeting of Members concerning
the status and progress of the various --
Committees. -----

THE BY-LAWS. -----
Article 15. -----

Other stipulations regarding the organization
and management of the Party, shall be dealt --
with in the by-laws as far as not herein ----
contained. The by-laws shall not contain any -
regulations conflicting with this constitution
of the Association. In matters not regulated -
in Law, the constitution, in the by-laws or by
other resolutions of the General Meeting of
Members, the General Meeting shall decide. --
AMENDMENTS OP THE CONSTITUTION. -----

Article 15. -----

This constitution shall be amendable only in a
General Meeting of Members specially convened
for such purpose and wherein at least -----
two/third of the Members are present and the -
amendment is approved by at least a two/third
majority vote. In the event the required ----
number of Members is not present at the time
of this special general meeting, within not --
less than one (1) week and not more than four
(4) weeks thereafter a special meeting can be
convened wherein valid decisions can be taken,
regardless of the number of voting Members --
present. -----

The proposal to amend the articles of this --
constitution should be laid down for -----
inspection by the Members seven (7) days prior
to the first general meeting in the question -
and until after the end of the first or in the
alternative second meeting. -----

DISSOLUTION -----

Article 16. -----

- a. A resolution to dissolve the Association
can be taken in a meeting specially ----
convened for said purpose and requires the
same number of votes and the same quorum
as required for a resolution to amend the
articles of this constitution; -----
the stipulations of article 16 are -----
likewise applicable. -----
- b. In case of a resolution as meant sub a,

the general meeting decides about the ---
allocation of a positive balance by lack
of which any positive balance will be ----
granted to for equal and/or pro ratio part
to the Members of the Association. -----
The liquidation will furthermore be -----
effected with due observance of the -----
provisions of the civil code. -----

c. After a resolution as meant sub a, the ---
Board is in charge of the liquidation, --
while the provisions of the articles of
this constitution remain in force as much
as possible during the liquidation. -----

The appearer is known to me, civil law notary.
WHEREOF THIS DEED, has been executed on Sint -
Maarten, in one original copy, on the date ---
ment ioned in the heading hereof. -----
After relating the substance of this deed to -
the appearer, he declares to have examined the
contents of this deed and not to -----
require a full reading hereof. -----

Then, after summary reading of this deed, this
deed was signed by the appearer and me, civil
law notary. -----

Was signed J. Mock, H. Parisius. -----
-----ISSUED FOR TRUE COPY -----