### Articles of Association for Organizational Design Community (ODC)

### CHAPTER A: NAME, LOCATION, MISSION AND ACTIVITIES

### § 1 Name and Liocation of the Aassociation

The name of the Association shall be Organizational Design Community (ODC).

The Association shall maintain a registered office in Aarhus, Denmark.

#### § 2 Mission

Organizational Design Community (ODC) is a global collaborative community of scholars, organizations and executives dedicated to advancing the knowledge and practice of organization design. Our mission is to create and share theoretical and practical knowledge via the process of collaboration.

### § 3 Activities

ODC will support its mission by:

- Publishing an academic journal
- Providing various forums for the exchange of ideas (conferences, webinars, etc.)
- <u>Developing o</u>ther ancillary activities

# CHAPTER B: MEMBERSHIP

### § 4 Membership

Membership of the Association shall be open to any individual, firm, organization or institution with an interest in advancing the knowledge and practice of organization design and wishing to support and enhance ODC's mission. Applications for membership shall be submitted to the Board of Directors, which is responsible for specifying the admission <a href="mailto:processprocess">processprocess</a> criteria and accepting new members.

Organizational Design Community shall have the right to include the names of members in any lists of members published by ODC and to announce that the member has joined ODC.

### § 5 Membership Celasses

There are two (2) classes of membership. Applicants shall specify which membership class they are requesting.

\_\_Individual

Academic

• <u>Professionals</u>

Firm or organization

Formatted

The Board of Directors shall be responsible for determining the rights and benefits of each membership class.

### § 6 Resignation and Ceancellation of Mmembership

Members may resign from the Association at any time by notifying the Association. A membership can be cancelled if the member does not comply with the membership criteria.

### **CHAPTER C: GOVERNANCE**

### § 7 General MeetingAssembply

The <u>general meetinggeneral assembly</u> shall have supreme authority over all affairs of the Association. Only at the <u>general meetinggeneral assembly</u> can decisions be made regarding any changes to the Articles of Association.

The Association shall hold an annual general meetinggeneral assembly and may hold extraordinary general meetinggeneral sassemblies.

The Board of Directors shall decide where to hold the general meetinggeneral assembly. A general assembly can be a physical meeting, a virtual meeting or a mixture hereof.

### § 8 Annual General MeetingGeneral Assembly

The annual general meetinggeneral assembly shall take place every year before the end of August May.

The agenda shall comprise the following items:

- 1. Election of meeting chairperson
- 2. Annual report from the Board of Directors
- 3. Annual financial report
- 4. Election of members of the Board of Directors (as needed)
- 5.—Election of chief editors, journal (as needed)
- 6.5. Election of auditor
- $\overline{\text{2.6.}}$  Motions received from members of the Board of Directors or Association members
- 8.7. Any other business for discussion only

The annual general meetinggeneral assembly shall be called with no less than fourteen (14) days notice. The agenda for the annual meetinggeneral assembly shall be sent out to the members no later than eight (8) days before the meeting.

At the annual general meetinggeneral assembly, decisions can only be made on agenda items.

Members shall submit items for the agenda to the Association office no later than ten (10) days before the annual general meetinggeneral assembly.

### § 9 Extraordinary general meeting Ggeneral sAassembly's

<u>An eExtraordinary general meetinggeneral sassemblyies</u> can be called by the Board of Directors when necessary or when at least 1/3 of the members of the Association submit a request therefor in writing to the Association office stating the items to be discussed.

An extraordinary general meetinggeneral assembly shall be called with no less than eight (8) days notice.

An extraordinary general meetinggeneral assembly called by the members shall be held no later than three (3) weeks from the date the request was received by the Association office.

### § 10 Presence at a general meeting Ggeneral Aassembly and Vvoting Rrights

Members of the Association shall be entitled to be present at a <u>general meetinggeneral assembly</u>. If a member is a legal entity (not a person, but a firm or organization) one person representing the legal entity shall be entitled to be present. The person representing the legal entity shall have one vote.

Each member with an individual membership shall have one vote. The vote shall be by person, by representative or by proxy.

If a member is a legal entity (not a person) such member shall inform the Association of the name of its legal representative no later than three (3) days before a general meetinggeneral assembly.

# § 11 Voting Pprocedures

To decide an amendment to the Articles of Association, 2/3 of the votes cast shall concur. Quorum is 2/3 of the members present or represented by proxy. The proposal of an amendment to the Articles of Association shall be on the agenda submitted to the members.

To decide the dissolution of the Association 3/4 of the votes cast shall concur. Quorum shall be 3/4 of the members present or represented by proxy.

Any other motion shall be decided by simple majority. Quorum shall be 1/2 of the members present or represented by proxy.

If the number of members needed to constitute a quorum is not present or represented by proxy, an extraordinary general meetinggeneral assembly shall be called. At the extraordinary general meetinggeneral assembly, decisions can be made by the members actually present or represented by proxy without regard to the rules on quorum.

### § 12 Board of Directors

The daily management of the association consists of the Board of Directors.

The Board of Directors shall consist of six (6)-ten (10) members.

Formatted: Font: (Default) +Headings (Calibri), 11 pt, English (United States)

Formatted: Font: (Default) +Headings (Calibri), 11 pt, English (United States)

Formatted: Line spacing: single, Pattern: Clear, Tab stops: Not at 1,62 cm + 3,23 cm + 4,85 cm + 6,46 cm + 8,08 cm + 9,69 cm + 11,31 cm + 12,92 cm + 14,54 cm + 16,16 cm + 17,77 cm + 19,39 cm + 21 cm + 22,62 cm + 24,23 cm + 25,85 cm

Formatted: Font: (Default) +Headings (Calibri), 11 pt, English (United States)

Formatted: Font: (Default) +Headings (Calibri)

Formatted: Font: (Default) +Headings (Calibri), 11 pt

The term of membership shall be three (3) years. Re-election shall be permitted for two (2) terms.

The Board of Directors shall elect its officers. The chairman and the deputy chairman of the Board of Directors shall also be the  $\underline{\underline{C}}$ ehairman and the  $\underline{\underline{D}}$ deputy  $\underline{\underline{C}}$ ehairman of the  $\underline{\underline{A}}$ association.

The Chairman and the <u>Deleputy Cehairman</u> individually can sign <u>for</u> the <u>Aa</u>ssociation.

Until the first general meeting, the Founding Members of ODC shall act as the Board of Directors

Any person who is elected at an annual general meetinggeneral assembly as the substitute for a board member who has withdrawn from the Board of Directors shall be a member of the Board of Directors for the same term as the board member he/she is replacing.

The Board of Directors shall hold at least one <u>annual meeting ssembly meeting per year</u>. The time and place for the <u>annual meetinggeneral assembly</u> shall be decided by the Board of Directors.

The <u>C</u>ehairman, or the <u>D</u>deputy <u>C</u>ehairman in his/her absence, shall call the meetings of the Board of Directors.

Quorum shall be  $\frac{1}{2}$  of the members present. Decisions shall be made by simple majority. If there is an equal number parity of votes, the <u>Ce</u>hairman, or the <u>D</u>deputy <u>Ce</u>hairman in his/her absence, shall have the casting vote.

### CHAPTER D: DISSOLUTION OF THE ASSOCIATION

# § 13 Dissolution

Before a motion on the dissolution of the Association can be decided, the general meetinggeneral assembly shall have decided a complete plan for the payment of all debts incumbent on the Association, including sufficient security for the completion of the plan. The general meetinggeneral assembly shall also decide on the use of any assets belonging to the Association. Any use shall be within the aim stated in Article 2.

### § 14 Venue and Choice of Law

This Agreement shall be governed by Danish law, with the exception, however, of Danish international private law and rules concerning choice of law to the extent that such rules would lead to the application of another country's law.

Any dispute between the pParties arising from this aAgreement, including interpretation and application of the aAgreement and which cannot be settled out of court by negotiation between the pParties, shall be tried by the District Court of Aarhus (*Byretten i Aarhus*) as court of first instance.

### CHAPTER E: DATE OF COMMENCEMENT

# § 15 Date of **C**commencement

These Articles of Association have been decided at the  $\frac{2014-2021\ general\ meetinggeneral\ assembly}{2021\ general\ meetinggeneral\ meetinggeneral\ assembly}$ . The date of commencement shall be  $\frac{2014-2021\ general\ meetinggeneral\ m$ 

Formatted: English (United States)

Formatted: English (United States)