Draft Modified Statutes APEEE EEB4 2022 (only the French version is authentic)

Article 1. Designation

1.1 An international association with educational aims, entitled "The Association of Parents of Pupils at the European School (APEEE) Brussels IV – Laeken", hereinafter known as "the Association", is hereby established in accordance with the Belgian Law of 27 June 1921Code des sociétés et des associations as subsequently amended.

1.2 The European School of Brussels IV is hereafter referred to as "the school".

Article 2. Registered office

2.1 The Association's registered office is located within the judicial districtregion of Brussels at an address determined by decision of the Administrative Board. It is currently located at the School's address, 86 Drève Sainte Anne, 1020 Brussels.

2.2 Any transfer of the registered office shall be registered and published in accordance with Belgian law.

-Article 3. Aims

3.1 The Association shall achieve its aims in close cooperation with its members. It can perform any act directly or indirectly, wholly or partly related to its aims, which can develop them or ease their implementation.

3.2 The aims of the Association are:

a) to represent the educational and family interests of parents with regard to the school and local, regional, national and European authorities;

b) to take and encourage any initiative that fosters the maximum participation of the parents in all aspects of school life, and in any related decisions;

c) to organize and manage school transport, school catering, extra-curricular school activities and any other activities for the benefit of the children and their parents as appropriate;

d) to make parents' wishes and their suggestions regarding the organisation of the school known to the school authorities;

e) to inform parents of decisions or discussions of the local, regional, national and European authorities concerning the school;

f) to provide guidance and support to parents, on request, in relation to educational and pedagogical services including, as appropriate, legal and administrative proceedings; Version 31.10.2018 2

g) to promote links and, where appropriate, to cooperate directly with the Parents' Associations of the other European Schools, in particular with those whose registered office is located within the <u>judicial districtregion</u> of Brussels.

Article 4. Members

Commented [KK(1]: Legislative change.

Commented [KK(2]: Alignment with article 2:4 of the Code des sociétés et des associations (CSA), which requires mention of the region of establishment.

Commented [KK(3]: Alignment with article 2:4 of the Code des sociétés et des associations (CSA), which requires mention of the region of establishment. 4.1 The Association represents all the parents of children who attend the School.

4.2 The Members consist of the following categories:

a) De jure members: Any person exercising sole or shared parental authority over a child attending the school without any formality for membership being required.

b) Full members: Any person exercising sole or shared parental authority over a child attending the School, and having paid the Association's annual fee.

c) Voting members: Any class representative who is also full member.

4.3 The annual fee must be paid before any use of the services and facilities of the Association.

4.4 All members, may be elected as class representatives, and/or as section representative

4.5 De jure members may attend General Assemblies without the right to vote or to submit motions.

4.6 Subject to article 4.3, full members:

a) are entitled to benefit from the various services and facilities provided by the Association, subject to applicable conditions and procedures;

b) can convene extraordinary General Assemblies subject to Article 9.5;

c) can submit motions subject to article 9.8;

d) may sit on committees managing funds of the APEEE;

e) can be elected as member of the Administrative Board;

f) must reflect, in their deeds and words, the values of tolerance and democracy expressed in the Charter of EU fundamental rights and the European Convention for Human Rights-

4.7 The membership list of the Association shall be made available for consultation at the Association's registered office.

Article 5: Loss of Membership

5.1 Membership shall cease when a parent no longer has a child at the school.

5.2 Any member of the Association may tender his/her resignation in writing, addressed to the President of the Association.

5.3 A member may be expelled, on a justified proposal from the Administrative Board, by a twothirds majority of class Representatives present or represented at the General Assembly. Such a measure may only be taken after a formal warning has been sent by registered post to the concerned member. He/she is authorised to present his/her defense at the General Assembly, if he/she so wishes. The exclusion shall be notified by registered post.

5.4 A person ceasing to be a member of the Association has no access to the funding possibilities of the Association.

Commented [KK(4]: It was deemed useful to place this reminder of the values on which not only the APEEE but also the European Schools are built on.

Article 6. Class representatives

Attributions 6.1 The class representatives :

a) represent the parents regarding any issue related to the class that they represent, as well as any issue related to the activity and aims of the Association as described in article 3;

b) represent the parents by taking part in voting at the General Assembly. Class representatives have full voting rights at General Assemblies, provided that they are up-to-date with payment of their annual fee;

c) confer with, and inform, other parents of their class and their section representatives as appropriate;

 d) may administer the class fund, if any, constituted to cover common costs during the academic year;

e) convene a General Assembly, subject to the provisions of article 9.5;

f) may stand for election to the Administrative Board; Nomination

6.2 At the beginning of each school year, <u>up to</u> four (4) class representatives are elected for each class by the<u>among</u> parents from amongst the members of the Association.

6.3 Their mandate lasts for the school year.

6.4 Class representatives are elected directly by the parents with a child in the class. A parent can represent only one class.

6.5 The election process shall be the collective responsibility of the parents of the children in each class.

6.6 The results must be transmitted as soon as possible to the Association so that class representatives can be formally appointed by the Administrative Board. Modalities of exercise of power

6.7 Class representatives who have been elected by the parents may retain their status until such time as those replacing them have been appointed. This does not apply in cases where the Class representative resigns, or otherwise ceases to be a member.

Resignation - Revocation 6.8 If, during an academic year, a class representative decides to withdraw, the parents for that class can vote in order to elect a replacement.

6.9 The parents of each class can revoke one or all of their class representatives acting by a majority of two thirds of the parents present or represented.

Article 7. Section representatives for each language section

Attributions

Commented [KK(5]: Change reflecting the reality that there are often less than 4 class representatives. The number of representatives is a function of the number of candidates, which often does not reach 4.

7.1 Section representatives are elected directly by class representatives within each linguistic section and:

a) deal with co-ordination within each language section for activities related thereto;

b) compose the pedagogical working group along with the associated Administrative Boards members;

c) assist the Administrative Board on request;

d) are the contact points within each language section with the school authorities;

e) may represent the parents at the School Education Council;

f) are the liaison with the national inspectors;

g) report back as appropriate to the Administrative Board and/or to the parents.

Nomination

7.2 At the beginning of each school year, immediately after the elections of the class representatives have been held, the class representatives for the school level concerned (nursery/primary, secondary S1-S3, S4-S5, S6-S7 or differently depending on the language section) will appoint at least one section representative for each level and language section.

7.3 The names of the selected section representative(s) for each language section shall be communicated to the Administrative Board as soon as possible.

7.4 In the event that there is no section representative in a given language section the board may appoint one of its members from that section to fulfil that role.

Modalities of exercise of power 7.5 Section representatives may attend meetings of the pedagogical working group where they coordinate their activities.

7.6 Section representatives may attend meetings of the Administrative Board as observers when pedagogical matters are on the agenda.

Resignation - Revocation 7.7 Section representatives for each language section may retain their status until such time as those replacing them have been appointed. This does not apply where the Section representative resigns.

7.8 If, during an academic year, a section representative leaves his/her function, the class representatives for the school level and language section concerned should select a successor.

7.9 The class representatives for the school level concerned can revoke one or all of their section representatives for each language section acting by a majority of two thirds of the voting class representatives present or represented.

Article 8. Bodies of the Association:

Commented [KK(6]: Clarification that section representatives are elected directly by the class representatives of each linguistic section. Practice until now has been a bit unclear as to the nomination modalities of section representatives – this wording should clarify the situation and bolster the legitimacy of section representatives. 8.1 The Association (through the class representatives and section representatives) is composed of the following bodies:

a) The General Assembly

b) The Administrative Board

c) The Executive Committee

Article 9. General Assembly

9.1 The General Assembly is the general governing body of the Association

Powers of the General Assembly

9.2 It shall have full powers to enable the objects of the Association to be achieved.

9.3 The following subjects are under the General Assembly's exclusive competence:

a) election of the members of the Administrative Board, and their revocation

b) approval of annual statements of the closing fiscal year and of the budget for the current fiscal year;

c) appointment of the statutory auditor;

<u>d) Gives</u> approval of the Administrative Board's financial management, of the activity report and of the statutory auditors if any;

ed) definition of the strategy of the Association;

fe) exclusion of a member;

gf) modification of statutes;

hg) dissolution of the Association.

Meetings - Convening of meetings - Agenda

9.4 The General Assembly, shall meet in ordinary session by the call of the Administrative Board, chaired by the President of the Administrative Board, at least once a year during the first term of the school year, preferably before the end of January, at their registered address or at a place indicated in the notice convening the General Assembly.

The statutory auditor may convene a General Assembly in accordance with article 10 :6 of the Code des sociétés et des associations, or any other relevant future legal provision.

The Administrative Board may also invite the APEEE's voting members to participate by remote participation to the General Assembly through an electronic means of communication put at their disposal by the APEEE. This means must allow for the verification the voting members' identity and voting rights, and allow them to take part, directly, simultaneously and continuously, in the **Commented [KK(7]:** Superfluous sentence lacking any practical impact.

Commented [KK(9]: Reflects consistent practice.

Commented [KK(8]: Legal requirement, see article 10:5

§1 of the CSA

Commented [KK(10]: Legal requirement from article 10:6 of the CSA.

discussions at the General Assembly, take part in the discussions, ask questions and vote on any issue on which the General Assembly is requested to decide on.

The minutes of the General Assembly will mention any possible problems or technical incidents which have impaired or disturbed the participation by electronic means to the General Assembly or any vote.

The Administrative Board may authorise any voting member to vote from a distance before the General Assembly by any electronic means, in accordance with modalities it will determine, and wich must allow for the voting members' identity and voting rights to be controlled.

As regards compliance with quorum an majority requirements, voting members voting remotely or in advance are to be considered being present at the General Assembly.

9.5 The General Assembly can also meet in extraordinary session by decision of the Administrative Board. An extraordinary session must be convened if one-fifth of the class representatives, or onetenth of the full members, makes the request, or if the number of members of the Administrative Board falls below 8. The deadlines linked to the organisation of a General Assembly set out in articles 9.6 to 9.9, are applicable as well as, as the case may be, the provisions of article 13 on the modification of the statutes.

9.6 The Administrative Board shall announce to the members, the date of the General Assembly at least one month before the convocation. This can be reduced if an Extraordinary General Assembly is needed as a matter of emergency.

9.7 Any subject to be discussed at the time of a General Assembly and all resolutions to be submitted for the vote of the General Assembly must be submitted by way of a Version 31.10.2018 6 motion to the Administrative Board, at the latest three week before the official date of the General Assembly in order to be put on the agenda, without prejudice to article 13.1.

9.8 In order to be discussed at the General Assembly, every motion will have to be presented in writing within the time period set out in article 9.7 and be supported either by 10 Class representatives (full members), 20 full members or 2 members of the Administrative Board.

9.9 The General Assembly shall be convened at least two weeks in advance by the President, who shall communicate the agenda by electronic mail to the members, directly or through the Class Representatives. The convocation and the agenda shall also be published on the Association's internet website and displayed in the Association's premises. The Administrative Board shall ensure wide publicity of such convocation. The two weeks' period may be reduced if an extraordinary and urgent General Assembly is required.

9.10 If the general direction of the strategy and policy of the Association is on the agenda, it will be the subject of a debate and, if necessary, will be submitted to the vote of all present or represented class representatives. The Administrative Board is bound by the rulings of the General Assembly.

9.11 At the time of convocation, all documents which have to be examined by the General Assembly should be made available to the members in French and/or English in a place indicated on the notice convening the meeting or published on the website of the Association.

Commented [KK(11]: Use of the opportunity afforded by article 10:7/1 §1 of the CSA to hold on-line General Assemblies.

Commented [KK(12]: Alignment with article 10:7/1 §1 of the CSA.

Commented [KK(13]: Use of the opportunity afforded by article 10:7/1 §1 of the CSA to allow voting members to vote remotely and before the General Assembly.

Commented [KK(14]: Necessary provision to avoid Belgian Chambre de Représentants voting procedures to apply, as per article 2:41 of the CSA.

Commented [KK(15]: Clarification that article 13 on the modification of the statutes apply if the Extraordinary General Assembly aims to modify the statutes.

Commented [KK(16]: Reminder that a motion proposing a modification of the statutes must comply with article 13.1.

Commented [KK(17]: Explicit mention of requirement made implicit by article 9.7.

9.12 As far as possible, interventions at the General Assembly will be interpreted simultaneously in English, French and German.

9.13 At its ordinary annual session, the General Assembly:

a) approves:

__i) the Association's financial situation on the basis of the auditor's written report;

ii) the draft budget for the following year and

______iii) an activity report submitted by the Administrative Board. This report shall give details of the funds held by the Association for specific purposes, and how those funds were used;

b) approves the Association's accounts;

c) determines the amount of the annual fee for members of the Association;

d) gives full discharge to the Administrative Board, and to the auditors if any, in respect of their management;

e) may appoint at least one auditor for the coming year, taking into account the relevant Belgian law governing the appointment of auditors;

f) decides the number of appoints the members of the Administrative Board, and appoints and revokes them following procedures established in articles 10.6, 10.7, 10.8 and 10.9.

g) In the event of non-approval of the budget by the General Assembly, the APEEE is allowed to continue to manage running business on the basis of the overall amount of the budget of the previous fiscal year. An extraordinary General Assembly dedicated to the budget will be organised the following month, <u>convened by the President or the Administrative Board at least two weeks before the meeting date</u>.

Vote – Quorum.

9.14 For any decision, the General Assembly proceeds by vote, in which all the voting members present or represented take part. Abstentions shall not be considered when counting the votes.

<u>A Bureau of at least three members will be appointed among the voting members to proceed with</u> the voting and make sure it is conducted regularly.

The minutes are taken by one or several persons appointed by the Administrative Board, which will then certify its compliance and publish it on the APEEE website.

9.15 Only class representatives being full members (hereafter called voting members) can vote, subject to article 4.3. De jure members may take part in the debate.

9.16 Each voting member may be represented at the General Assembly by another voting member holding a written proxy, which shall be attached to the minutes of the meeting. A voting member may not hold more than three proxies.

Commented [KK(18]: Terminological correction.

Commented [KK(19]: Mention rendered superfluous by the new wording of article 9.17.

Commented [KK(20]: Alignment with consistent GA practice at the APEEE.

Commented [KK(21]: Alignment with consistent APEEE practice.

9.17 For the General Assembly to hold valid discussions, at least one-tenth of its voting members must be present or represented.

The calculation of any quorum takes into account all voting member present, represented or having voted before the General Assembly.

Decisions shall, sSave in the exceptional cases provided for in these Statutesfor any contrary provision of the law or of these statutes, decisions of the General Assembly will be adopted by simple majorityan absolute majority of votes cast, abstentions being excluded. In case of equality of votes, the draft decision is rejected. of the voting members present or represented, and they are immediately communicated to the members present.

9.18 <u>When the General Assembly convenes on site, t</u>The vote should be made by e-voting where possible or, by a show of hands. <u>When the General Assembly take place remotely, voting modalities</u> are those foreseen in article 9.4. In either case, advance voting is allowed.

Voting on the revocation or the appointment of members to the Administrative Board shall be done by secret ballot and the detailed voting results will immediately be communicated to the members present and registered in the minutes.

Communication of the decisions of the General Assembly to its members

9.19 The decisions of the General Assembly shall be published on the website within three months of the date of the General Assembly at the latest.

9.20 Decisions of the General Assembly shall be <u>easily</u> accessible to the members via the website <u>of</u> <u>the APEEE</u> and appropriate follow-up by the different bodies of the Association has to be ensured. The General Assembly should be informed of the internal Rules of Procedure adopted by the Administrative Board.

Article 10. Administrative Board Powers

10.1 The Administrative Board has full management, budgetary and administration powers, subject to the <u>exclusive</u> powers of the General Assembly <u>listed in article 9.3</u>.

10.2 The Administrative Board establishes the yearly accounts and the budget for next year.

10.3 The Administrative Board may establish funds under the <u>its</u> control of the Association to pursue specific aims, such as the Social Fund or the Community Fund. Their budget is approved by the General Assembly.

10.4 The Administrative Board appoints a Director to whom it delegates the daily management of the association, and who is invited to its meetings where s/he will have to right to intervene and to contribute to the agenda.

The Administrative Board terminates his/her appointment on request of the President, by an absolute majority of its members and in accordance with applicable Belgian employment law.

Commented [KK(22]: Change necessary to facilitate reaching the quorum and avoiding the voting rules of the Belgian Chambre des Représentants being applied by way of article 2:41 of the CSA.

Commented [KK(23]: Change necessary to avoid the voting rules of the Belgian Chambre des Représentants being applied by way of article 2:41 of the CSA.

Commented [KK(24]: Alignment with the opportunity offered by article 10:7/1 of the CSA.

Commented [KK(25]: Addition that the publication takes places on the APEEE website, which renders the mention of easily superfluous.

Commented [KK(26]: Clarification by reference to article 9.3.

Commented [KK(27]: Clarification that the Administrative Board is the body which creates and controls the use of specific funds.

Commented [KK(28]: Alignment with constant Board practice.

Commented [KK(29]: Alignment with the legal requirement of article 2:10 §2 7°).d of the CSA.

The Director appoints and dismisses employees and contracts service providers under the supervision of the Administrative Board. The Administrative Board determines employment conditions and contracting as well as recruitment procedures.

Composition

10.5 The Administrative Board is composed of a minimum of 8 and a maximum of 21 members elected during the General Assembly among the Association's full members. An Extraordinary General Assembly is held in accordance with article 9.5 if the number of Board members falls below 8, the applicable quorum being then that mentioned in article 9.17.

Appointment of members of the Administrative Board

10.6 The General Assembly elects the members of the Administrative Board from amongst the full members of the Association, for a two-year term of office.

Elections are held each year <u>at the General Assembly according to practical modalities determined by</u> <u>the Administrative</u> Board, with the Administrative Board being renewed by half (or half plus 1 if the total number of members is odd) for a two-year term of office. Any further vacancy is also to be filled.

10.7 The vote shall take place by secret ballot, in accordance with the provisions of article 9.18. The candidates who obtain the most votes are elected, provided that at least two persons from each linguistic section open at the School are included among the members of the Administrative Board. If not, priority shall be given to the candidate of a linguistic section not fully represented receiving most votes among the candidates of that section.

<u>10.8</u> Candidates representing students without a linguistic section (SWALs) are assimilated to those representing a linguistic section for the purposes of this article.

10.<u>98</u> Members of the Administrative Board may submit their candidacy to the General Assembly for a further two-year term of office.

Revocation - resignation of members of the Administrative Board

10.<u>10</u>9 In addition to the expiry of each term of office after two years, the mandate of a member of the Administrative Board may be ended by:

a) ceasing to have a pupil at the school;

b) resignation of the member from the Administrative Board;

c) failure to pay the annual fee within the prescribed time limit;

d) absence at meetings: the member of the Administrative Board who, without acceptable justification to the Board, has been absent for five (5) Administrative Board meetings during thel year will be deemed to have resigned;

e) revocation by the General Assembly, acting by a majority of two-thirds of the voting members present or represented;

Commented [KK(30]: Alignment with constant APEEE practice, with practical modalities being laid down by the Administrative Board.

In case of a vacant post within the Administrative Board, the Board may replace it, at the absolute majority of its members, by a full member for the period of time remaining to the next General Assembly. F) Vacant posts during a term of office will be filled at the next General Assembly.

Meetings

10.1<u>10</u> The Administrative Board shall meet once per month during the school year and at least five times a year. Meetings are convened by the President.

10.124 Additional board meetings may also be convened by the President or at the request of at least five members of the Administrative Board.

Vote - Quorum

10.132 Decisions of the Administrative Board are taken with simple majority. They are considered valid provided that at least half of its members plus one have voted.

10.143 The Administrative Board's Rules of Procedure may set out the conditions governing proxy votes.

10.154 Where a member of the Administrative Board has any potential or actual, direct or indirect conflict of interest, in relation to a decision or an action of the Administrative Board, he has to inform other members of the Administrative Board in the most appropriate manner, before any decision is taken.

Ways of exercising the power Board's competences

10.165 Without prejudice to the daily management acts mentioned in article 10.4, unless a special proxy or a special delegation is given, all-acts that bind the Association are signed by two members of the Administrative Boardthe President, who does not have to furnish proof of their his/her powers to third parties.

10.1<u>7</u>⁶ The Association exercises its rights and carries out its obligations through the constituent bodies of the Association.

10.187 The members of each constituent body of the Association shall exercise and fulfil the Association's rights and duties collectively.

10.1<u>98</u> The Administrative Board performs its duties as a collegiate body, with collective responsibility. 10.19 The closure of the fiscal year occurs on 31 August of each year.

10.20 The Administrative Board is required to submit for the approval of the General Assembly, no later than six months after the end of the fiscal year, the accounts for the previous fiscal year and the budget for the following fiscal year.

10.21 At each annual General Assembly, the Administrative Board shall also submit its activity report for the past year.

Commented [KK(31]: Use of the opportunity afforded by article 10:9 of the CSA to determine that resigning or revoked Board members may be replaced until the next General Assembly.

Formatted: French (Belgium)

Commented [KK(32]: Alignment with the constant APEEE practice, according to which Board meetings are convened by the president.

Commented [KK(33]: Specification of the acts mentioned in article 10.4.

Commented [KK(34]: It appears necessary to align this provision with constant APEEE practice. The acts referred to here are legal acts entailing obligations towards third parties – that is to say contracts. Contracts are typically only signed by one representative of each contractor.

The advantage is that the President has a double level of accountability – towards the Board as a President and towards the General Assembly as Board member. It would furthermore not be consistent with sound financial management to keep a provision allowing any two Board members to bind the APEEE legally.

It should also be underlined that daily management acts – the most numerous ones – are ruled by article 10.4 and undertaken by the Director.

10.22 The Administrative Board may adopt <u>Internal</u> Rules of Procedure governing its own proceedings, those of the class and section representatives, and those of any committee or working group that it may establish.

10.23 Minutes of the meetings of the Administrative Board can be consulted on the association's website.

10.24 The resolutions of the Administrative Board and of the General Assembly shall be published in a register on the Association's website.

Article 11. Executive Committee Composition and designation

11.1 At the first meeting after the General Assembly, the Administrative Board shall elect and revoke from among its members the Executive Committee, which will consist of a minimum of six and a maximum of eight members. The Administrative Board elects a President, a Secretary and a Treasurer among its members, and may elect Vice-Presidents or other specific functions.

11.2 The President, the Secretary and the Treasurer of the Association are members of the Executive Committee by right: Board members who are not normally members of the Executive Committee will be invited to participate when the area for which they are responsible is to be discussed.

The Directo ris invited to these meetings, where s/he has the right to intervene and to contribute to the agenda.

11.3 The President may not hold office for more than four consecutive years. However, the Administrative Board, acting unanimously, may extend this term of office for a maximum of two additional years.

Powers

11.4 The Administrative Board delegates the supervision of the day-to-day management of the Association to the Executive Committee in accordance with article 10.4.

11.5 In case of disagreement among the Executive Committee or if the Executive Committee so decides, matters can be brought to the Administrative Board for decision.

11.6 The executive committee supervises the specific funds set up under article 10.3.

Article 12. Representation of the Association

12.1 The President and/or a Vice-President and/or a member of the Association's Administrative Board shall represent the Association on the School Administrative Board.

12.2 The President, and/or a Vice-President, assisted by a member of the Administrative Board where appropriate, shall represent the Association in legal proceedings.

Article 13. Modification of the Statutes or dissolution of the Association

13.1 Proposals foramendment of the Statutes or requests for dissolution have to emanate from the Administrative Board or from one-tenth of the full members or one-fifth of the voting members of the Association.

Commented [KK(35]: Specification of the perimeter of the Internal Rules of Procedure, who should also englobe class and section representatives to be efficient – for instance the different roles of the 4 class representatives.

Commented [KK(37]: Alignment with consistent APEEE practice.

Commented [KK(36]: Alignment with consistent APEEE

practice.

Commented [KK(38]: Alignment with the new wording of article 10.16.

13.2 The Board must communicate the date of the extraordinary General Assembly which will decide on the proposed amendments to the statutes by e-mail or via the website of the Association, at least one month beforehand.

13.3 The General Assembly can only debate amendments to the statutes if those amendments are explicitly indicated in the notice convening the meeting and if at least half (50%) of the voting members are present or represented (attendance quorum). If this attendance quorum is not reached, a new General Assembly may be convened not less than fifteen days after the first General Assembly with the standard quorum defined in article_9.17 being applicable. It will adopt the proposed modification(s) in question, by two thirds of the present or represented voting members, or four fifths if the modification concerns the aims of the Association. Abstentions shall not be considered when calculating the votes.

13.4 The amendments of the statutes will take effect only after the formalities and publicity conditions have been met in accordance with Belgian law.

13.5 The General Assembly shall determine the method of winding up and disposing of the assets of the Association.

13.6 The assets shall be assigned to a purpose similar to the objective of the Association.

Article 14: Budget and accounts

14.1. The fiscal year begins on September 1st and ends on August 31st.

14.2. Accounts are held according to Belgian law.

Article 15. Enforcement

15.1. These Statutes shall be interpreted and applied in accordance with Belgian law and, in particular the <u>-Code des sociétés et des associations</u> law regarding international non-profit-making associations (AISBL).

Commented [KK(39]: Alignment with consistent APEEE practice.