

STATUTES

FOR THE SWEDISH FUNDRAISING CONTROL

Established on September the 30 1980, last revised on January the 27 2011.

§1

The principals for the Swedish Fundraising Control are:

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The Swedish Trade Union Confederation

The Confederation of Swedish Enterprise

The Swedish Confederation of Professional Associations

The Swedish Confederation of Professional Employees

New principals can be admitted following a decision in accordance with the same procedure that applies for statute amendments.

§2

The aim of the Swedish Fundraising Control is to work to ensure

that public fundraising for humanitarian, charitable, cultural and other public benefit aims takes place under satisfactory control,

that fundraising operations are not be burdened with unreasonable costs,

that sound marketing methods are used in the fundraising area, and

that appropriate methods for fundraising control are developed.

§3

In order to promote its aims, the Swedish Fundraising Control offers monitoring of organisations that conduct public fundraising for aims as referred to in § 2.

For the monitoring, the Swedish Fundraising Control administers all PlusGiro numbers between 90 00 00 and 90 99 99 and Bank giro numbers within the bank giro number series 900-000c to 909-999c.

The Swedish Fundraising Control can also notify standards and assist with advice and guidelines, as well as other information regarding monitoring of fundraising activities.

§4

The Swedish Fundraising Control determines the general focus of the fundraising monitoring as well as the conditions for receiving and retaining a 90-account. The Swedish Fundraising Control may revoke the approval of 90-accounts.

§5

The Swedish Fundraising Control's operations are managed by a Board of Directors. This Board comprises a Chairman, members appointed by the principals, as well as the Secretary General. The principals must appoint a substitute for each member appointed by them.

§6

Each principal appoints a member and a substitute for a period of two calendar years.

§7

The members appointed by the principals appoint a Chairman who is not one of them and a Deputy Chairman from among their number. The Chairman is appointed for two calendar years and the Deputy Chairman for the term of office that applies to him/her in his/her capacity as board member. The Chairman must be legally trained and experienced as a Justice.

§8

The Board of Directors forms a quorum when at least five members are present.

Decisions are taken through voting. The opinion that most members agree on applies as a decision. In the event the votes are shared equally, the Chairman will have the casting vote.

Minutes are taken at the board meetings.

§9

The day-to-day administration is handled by an office. The Board of Directors appoints the Secretary General. The Board can commission the Secretary General to take decisions regarding the office's organisation and working methods.

§10

The Swedish Fundraising Control's activities are financed through fees from the 90-account holders determined by the Swedish Fundraising Control, as well as through funds that may otherwise be made available.

§11

The accounts must be concluded as per 31 December each year. The Board of Directors' annual report must be submitted to the auditors not later than 30 April.

§12

The auditing of the Swedish Fundraising Control's accounts and its administration is conducted by two authorised or approved auditors. These must submit a report from their audit not later than 30 June.

The auditors and their deputies are appointed by the Board of Directors of Far for two calendar years.

The principals decide on discharge from liability.

§13

Statute amendments are determined by the principals after consulting the Board of Directors. Statute amendments enter into force when at least four of the principals have approved the amendment.

§14

A principal may withdraw at the end of a calendar year, provided it has given notice at least one year prior to this.

§15

The Swedish Fundraising Control may be dissolved following a decision in accordance with the same procedure that applies for statute amendments. This decision enters into force at the earliest at the end of the year that occurs one calendar year after the year in which the decision was taken.

If there are any assets at the time of the Swedish Fundraising Control's dissolution, a decision will be taken whereby these are utilised for aims that are in line with the aims of the Swedish Fundraising Control.