ARTICLE 1

NAME AND REGISTERED OFFICE

1.1 These bylaws govern XBRL Europe (hereinafter called “the Association”), founded as an international non-profit association under Belgian law in accordance with the Law of 27 June 1921 on Non-Profit Associations, International Non-Profit Associations and Foundations.

1.2 The Association’s registered office is established in Brussels at XBRL Europe, p/a Fédération des Experts Comptables Européens, B-1040 Brussels, Avenue d’Auderghem, 22-28/8. The location of the registered office may be moved elsewhere within the territory of Belgium by resolution of the Executive Committee.

1.3 Any references hereunder to “he”/”she” are deemed to be gender neutral for the purposes of these bylaws.

ARTICLE 2

PURPOSES AND ACTIVITIES

2.1 The Association aims to fulfill the following objectives without pursuit of profit :

- To promote a platform for the creation and exchange of business and financial information including the development and maintenance of the XBRL standard, working under the auspices and within the procedures of XBRL International.
- To promote and support the standardization of electronic financial and business information in Europe through the use of the XBRL standard.
- To support the reduction of the regulatory burden by taking advantage of the XBRL standard.
- To support its Members in communication, dialogue, representation and co-operation in matters of a European nature to the benefit of the Members and the XBRL standard.
- To support European regional XBRL projects to ensure collaboration and enhancing consistency.
- To develop European XBRL Taxonomies and contribute to the harmonization of
national implementations, with special focus on cross-border companies and institutions.

- To promote and contribute to the development of new and existing European XBRL Members.
- To support all other activities within Europe for the advancement of the XBRL standard.

2.2 The Association shall act as a neutral body with regard to its Members’ competitive relationships.

2.3 The Association shall achieve these objectives by organizing conferences and events in relation to the XBRL standard. The Association’s activities must not be contrary to its Members’ interests or their lawful objectives.

ARTICLE 3

THE GOVERNING BODIES OF THE ASSOCIATION

3.1 The governing bodies of the Association are:

- The General Assembly.
- The Executive Committee.

ARTICLE 4

MEMBERS

4.1 XBRL Europe distinguishes 4 categories of members:

4.1.1 **Cat 1: XBRL national jurisdictions of XBRL International:**
- European Established Jurisdictions of XBRL International,
- European Provisional Jurisdictions of XBRL International,
- Any other jurisdiction of XBRL International

4.1.2 **Cat 2: European Institutions** existing under the European Union Treaties and European Federations or equivalent not for profit associations fulfilling pan-European activities on behalf of their members

4.1.3 **Cat 3: Non for profit Entities (Institutions, Federations, Associations) as well as for profit Entities** incorporated in:

1) an existing XBRL jurisdiction
   - Cat 3.1.1: not member of the jurisdiction,
   - Cat 3.1.2: member of the jurisdiction

2) in a country without a XBRL jurisdiction

3) in a country outside Europe

4.1.4 **Cat 4: Individuals** – persons with knowledge and expertise who are assessed to contribute to the objective of XBRL Europe
4.2 Members belonging to categories 1 to 3 are Voting Members. Members belonging to category 4 are non-Voting Members.

Membership in XBRL Europe in cat 2, cat 3 or cat 4 does not imply membership in national jurisdictions or direct membership in XBRL International.

4.3 The Executive Committee may admit for a limited period of time any entity as a “contributing observer” without voting rights. Observers are not members as defined in section 4.1.

4.4 Europe is considered as a geo-political concept comprising the European Union Member States, the European Economic Area countries (currently Iceland, Liechtenstein and Norway) and other countries with special economic integration with the European Union such as Switzerland. The General Assembly may decide to extend the geo-political coverage to other countries, under the condition that this broadening is in line with XBRL Europe’s mission and tasks.

ARTICLE 5

ADMISSION OF NEW MEMBERS

5.1 Membership shall be open to all entities outlined in Article 4.1 that are interested in the purposes of the Association.

5.2 Applications for membership by organizations that satisfy the criteria stated in Article 4 should be submitted preferably by email to the Secretarial office. The Secretarial office will forward such applications to the Chairperson of the Association.

5.3 The following application handling will be applied:

The Executive Committee of XBRL Europe shall automatically grant admission to European Established or Provisional XBRL jurisdictions of XBRL International. They have to abide by the bylaws of XBRL Europe.

5.3.1 For any other applicants, the Executive Committee examines the application and decides at its own discretion whether admission can be granted. It shall decide on which category the applicant belongs if the application is accepted. They have to abide by the bylaws of XBRL Europe.

ARTICLE 6

MEMBERS’ RIGHTS AND OBLIGATIONS

6.1 Members, Voting and non-Voting, enjoy the following entitlements:
- To use the Association’s facilities and its expertise in all matters of common interest;
- To participate at working groups and technical committees.
- To file complaints with the Executive Committee and, if no solution is forthcoming, to take those complaints to the General Assembly.

6.2 Members, Voting and non-Voting, are obliged:
- To recognize and support the Association’s efforts and activities insofar as
such efforts and activities are in agreement with these bylaws.

- To pay the annual membership fee determined annually by the Executive committee depending on their Voting, non-Voting or temporary non-Voting status.
- To adopt a conduct, either within or outside the Association, that is supportive of, and in accordance with, the interests of the Association or the advancement of the Association’s business.

ARTICLE 7
RESIGNATION OF MEMBERSHIP

7.1 Members may resign from the Association at any time. Notification of resignation is given by registered letter addressed to the Secretarial office which immediately passes such letters to the Chairperson of the Association. Resignation is effective from the day after the date on which the registered letter is received by the Secretarial office. Resigning Member must meet all their outstanding financial obligations. Resigning Members have no claim on the Association’s assets nor on any rights or privileges belonging to the Members of the Association. The resigning member shall not be obliged to meet financial obligations decided by the Association after the date of reception of the registered resigning letter.

ARTICLE 8
SUSPENSION AND EXCLUSION OF MEMBERSHIP OR CHANGE OF VOTING RIGHTS

8.1 Any Member may be **suspended or excluded from Membership, or have their voting rights changed**, by the General Assembly for failure to satisfy its Membership Obligations or for engaging in any conduct, either within or without the Association, that is contrary to the interests of the Association or to the advancement of the Association’s business or industry goals. Any dues or financial obligations already paid shall not be refundable upon any such exclusion or suspension of Membership or change of voting rights, and all dues and financial obligations of such Member which may be accrued and unpaid as of the date of such exclusion shall remain due and payable.

8.2 Subject to the other provisions, exclusion or suspension of Membership or change of voting rights shall be effective upon a vote of the majority of the General Assembly (if a representative of such Member is a General Assembly Representative he/she shall abstain from such vote). Exclusion of Membership shall result in the immediate termination of such Member’s representation on the General Assembly.

8.3 No exclusion or suspension of Membership or change of voting rights, shall be effective unless:

a. The Member is given notice of the proposed exclusion or suspension of Membership or change of voting rights and of the reasons therefore.

b. Such notice is delivered by registered mail sent to the last address of the Member shown on the Associations records.

c. Such notice is given at least thirty calendar days prior to the effective date of the proposed exclusion or suspension of Membership or change of voting rights.

d. And such notice sets forth a procedure determined by the General Assembly to decide whether or not the proposed exclusion or suspension of Membership or
change of voting rights shall take place, whereby the Member is given the opportunity to be heard by such body, either orally (and represented by counsel if the Member so desires, at its sole cost and expense) or in writing, not less than five days before the effective date of the proposed exclusion or suspension of Membership or change of voting rights.

8.4 Notwithstanding the foregoing, in the event that the Executive Committee believes in good faith that a Member is engaging in willful misconduct to the material detriment of the best interests of the Association and its Members, the Executive Committee may suspend such Member’s Membership immediately.

### ARTICLE 9

**SUSPENSION AND EXCLUSION OF MEMBERSHIP OR CHANGE OF VOTING RIGHTS**

9.1 The General Assembly is the general governing body of the Association. It has all the powers expressly granted to the Association by law or in these bylaws. Its function and responsibility is to formulate the general principles of the Association’s policy and activities.

9.2 Every voting member is entitled to vote in the General Assembly as per article 12.2. Non-voting Members have no voting rights in the General Assembly but may attend the meeting and will have a right to speak.

### ARTICLE 10

**SUSPENSION AND EXCLUSION OF MEMBERSHIP OR CHANGE OF VOTING RIGHTS**

10.1 The General Assembly meets at least once per year on a date determined by the Executive Committee. That date must be in the first half of the calendar year. This meeting must be designated as the “annual general assembly meeting”. Additional assembly meetings may be called by the Executive Committee at its own discretion or by a motion proposed and accepted by at least one-third of the voting Members of the General Assembly.

10.2 General Assembly meetings must be held under the Chairmanship of the Chairperson of the Executive Committee.

10.3 Invitations to attend the General Assembly meetings must be sent out at least 28 calendar days before the set date for the meeting by electronic means or by ordinary post in case of members who do not have access to such means or in the case electronic means are not available. In urgent cases (to be determined at the discretion of the Executive Committee) invitations may be sent out six days before the scheduled date of the meeting.

10.4 The invitation must include an agenda drawn up by the Executive Committee.

10.5 For up to 21 calendar days or, for urgent General Assembly meetings, four calendar days before the scheduled meeting date Members may submit requests to the Chairperson for additional items to be added to the agenda.
10.6 The General Assembly is not authorized to take decisions on matters not on the agenda unless such a decision is adopted by the unanimous vote of the voting Members present at the meeting.

ARTICLE 11

SUSPENSION AND EXCLUSION OF MEMBERSHIP OR CHANGE OF VOTING RIGHTS

11.1 Each Member must provide the name of a natural person who is authorized to represent the Member in the General Assembly, and must also provide the name of a natural person who is authorized to deputize for the appointed representative. The names of the appointed representative and his deputy must be provided to the Secretarial office at least ten days in advance of the scheduled date of the annual general assembly meeting (3 days in case of urgent General Assembly meetings). Any change of the representative or of its deputy must be communicated as soon as possible to the Secretarial office.

11.2 The appointed representative will be considered as the person of contact for all communication to that Member.

ARTICLE 12

QUORUM REQUIREMENTS IN GENERAL ASSEMBLY MEETINGS

12.1 A quorum has been achieved if at least half of all the voting Rights are represented at the meeting.

12.2 Voting rights - The number of votes per category for the member assembly are as follows:

<table>
<thead>
<tr>
<th>Members category - each</th>
<th>Number of votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cat 1</td>
<td>5</td>
</tr>
<tr>
<td>Cat 2&amp;3</td>
<td>1</td>
</tr>
<tr>
<td>Cat 4 - Individuals</td>
<td>Non voting members</td>
</tr>
</tbody>
</table>

A Member is deemed to be present at a meeting if it's duly approved appointed representative or deputy representative is present. However a duly approved representative may also appoint a proxy to attend a meeting and to vote on its behalf.

12.3 A voting Member is also deemed to be present at a meeting when he has given to another voting Member a representation mandate, the existence of which must be made known to the Secretarial Office of the Association at least ten calendar days (three calendar days in advance in case of urgent General Assembly meetings) before the date of the General Assembly meeting for which the representation mandate is provided. The validity of such a representation mandate is limited to one single General Assembly meeting. No voting Member shall be allowed to represent more than one voting Member during a General Assembly meeting.

12.4 If a quorum is not achieved at a General Assembly meeting a new meeting must be called to be held no less than three weeks and no more than six weeks after the date of the original meeting. That new meeting has precisely the same agenda as the General Assembly meeting at which no quorum was achieved. Resolutions
deliberated at the new meeting do not have to achieve a quorum to be adopted.

ARTICLE 13

RESOLUTIONS OF THE GENERAL ASSEMBLY

13.1. Voting at General Assembly meetings is normally by open vote. The voting method is changed to secret ballot if a majority of the voting Members so request. Resolutions are adopted by a simple majority of votes except as specified otherwise in these bylaws. If a simple majority is not achieved, the motion is deemed to be lost.

13.2. Resolutions relating to:

- The election of the members of the Executive Committee.
- Amendments to the bylaws, other than which falls solely within the competence of the Executive Committee.
- Approval of the annual financial report and annual summary and of the budget.
- Approval of the annual management report
- Granting of discharge to the Executive Committee.
- Acceptance of new Members when the Executive Committee submits the application to the General Assembly as provided in art. 5.3.3.
- Deciding definitely upon appeal by an applicant against the refusal of Membership by the Executive Committee or when Membership application has been vetoed by members of category 1.
- Suspension and exclusion of Membership or change of voting rights.
- Dissolution of the Association.

can only be adopted if these items were stated on the agenda of the invitation to the meeting and the Executive Committee’s position on the motion in question was made known to the Members. Resolutions on the above matters must attract a simple majority of the total votes cast to be adopted, with the exception of changes to the Association’s object and activities under the bylaws and the dissolution of the Association, which can only be adopted by a majority of at least three-quarters of the total number of votes cast.

ARTICLE 14

THE EXECUTIVE COMMITTEE

14.1. The Executive Committee, as the managing body of the Association, is responsible for the management and administration of the Association and performs these duties under the supervision of the General Assembly. The Executive Committee has all the powers that are not expressly allocated to the General Assembly by law or in these bylaws:

- examines the application of members in accordance with article 5
- prepares the annual financial report and annual summary and the budget and submits these documents to the audit committee for subsequent approval by the General Assembly.
- prepares the annual management report for subsequent approval by the General Assembly
- organizes the General Assembly meetings
- appoints and dismisses the General Secretary and the other employees of the Association and decides on daily expenses on the basis of the budget granted by the General Assembly.
14.2. The candidates to the Executive Committee shall be proposed by members of the association. Each member may only propose one candidate. Individual members are entitled to be candidates. XBRL International may propose a representative to the Executive Committee. This representative shall become automatically a member of the Executive Committee.

14.3. The Executive Committee shall consist of a maximum of 12 members including XBRL International representative.
   - Six seats maximum are reserved for the members of category 1
   - Five maximum are reserved for the members of the Categories 2, 3 and 4

14.4. Candidates are individually elected by the General Assembly for a period of two years. Candidatures shall be submitted in written form to the XBRL Europe’s General Secretary 30 calendars days before the date of the General Assembly where the election will take place. Sitting members may be re-elected.

14.5. The Executive Committee shall elect the Chair person and the Vice Chair person. The Chairperson shall be a representative of a European XBRL jurisdiction.

14.6. Votes within the Executive Committee. Resolutions are adopted by a simple majority based on one member one vote. The XBRL International representative has always one voting right. In case that approving and dissenting votes equal, the chairperson is having a casting vote.

14.7. As described in Article 16, the General Secretary attends the meetings of the Executive Committee, but only in an advisory capacity. In cases where a specific matter on the agenda of the Executive Committee is of particular relevance to a specific Member of the Association, the Chairperson may permit that Member to attend the meeting of the Executive Committee in an advisory capacity.

14.8. Executive Committee members may retire at any time. Notification of retirement is given by registered letter addressed to the Secretarial office, which immediately passes such letters to the Chairperson of the Association. The retirement takes effect from the first subsequent meeting of the Executive Committee. The retiring Executive Committee member must be replaced by a new Executive Committee member at the next subsequent general assembly meeting.

14.9. The General Assembly has the right to remove members of the Executive Committee from their posts by a majority vote of the voting Members. The removed Executive Committee member must be replaced by a new Executive Committee member on decision by the General Assembly.

14.10. The Chairperson chairs the General Assembly and the Executive Committee. He is obliged to comply with the resolutions of the General Assembly. The vice-Chairperson assists the Chairperson in the accomplishment of his duties. He replaces the Chairperson whenever the latter is unable to perform his duties.

14.11. The Chairperson officially represents the Association to third parties, including in legal proceedings. The Chairperson has the power to sign agreements, settlements, and all documents of any kind which are binding on the Association, without having to justify to third parties another power of attorney than his quality of Chairperson. The Chairperson may delegate his power of legal representation or his power of attorney to a member of the Executive Committee or to the General Secretary but only for specific purposes. Notwithstanding the power of the Chairperson as described here above, two Executive Committee members have the joint power to sign documents on behalf of the Association in matters concerning financial commitments. These Executive Committee members are not required to produce an evidence of their joint
power to third parties.

ARTICLE 15
EXECUTIVE COMMITTEE MEETINGS

15.1 Invitations to attend Executive Committee meetings must be sent out by the Chairperson to the Executive Committee members and to the General Secretary at least 8 calendar days before the set by electronic means or, with the consent of the individual in question, or by another channel of communication. The invitation contains the agenda of the meeting as determined by the General Secretary in accordance with the Chairperson. In urgent cases (to be determined at the Chairperson’s discretion) invitations may be sent out two days before the scheduled date of the meeting.

15.2 Up until 5 calendar days before the scheduled meeting date, Executive Committee members may submit requests to the Chairperson for additional items to be added to the agenda. No additional item shall be put on the agenda of urgent Executive Committee meetings.

15.3 A quorum has been achieved if at least half of all the Executive Committee members are present physically or participate by way of a channel of communication.

15.4 The Executive Committee is not authorized to take decisions on matters not on the agenda unless such a decision is adopted by the unanimous vote of the Executive Committee members physically present or participating by way of a channel of communication at the meeting.

15.5 In matters for which the Executive Committee cannot meet in time or when the Executive Committee has so decided, the Executive Committee can decide without having a physical meeting. The meeting can be by written procedure, by teleconference, by e-mail or via any other means that the members determine or that are set out in the standing orders. In such case, the quorum is reached if at least half of all the Executive Committee members participate to the debate.

15.6 The Executive Committee normally adopts its resolutions by a simple majority. Each member of the Executive Committee has one vote. In the event of a tied vote the Chairperson has the casting vote. Executive Committee members are not allowed to give a representation mandate to another Executive Committee member or to a third party.

ARTICLE 16
SECRETARIAT OFFICE

16.1 The Executive Committee organizes the Secretariat office and appoints a General Secretary to manage the secretarial office in accordance with the resolutions of the General Assembly.

16.2 The General Secretary carries out the day-to-day business of the Association. He acts on the authority of the Executive Committee and is bound by its instructions. He is responsible for implementing the decisions of the Executive Committee and the
16.3 The General Secretary draws up the minutes of the meetings of the Executive Committee and the General Assembly in accordance with the Chairperson. These minutes summarize the results and the wording of the decisions taken. These minutes must be sent out to the Members within four weeks of the date of their meetings by ordinary post or, with the consent of the Member in question, by another channel of communication.

16.4 The General Secretary is authorized to sign all legal documents relating to day-to-day affairs in compliance with the rules for the General Secretary established by the Executive Committee or in the standing orders. He drafts the budget proposal for the following year by the end of the third quarter of each year at latest, and submit it to the Executive Committee.

ARTICLE 17

BOOKKEEPING AND DUTY OF FINANCIAL ACCOUNTABILITY

17.1 The Association’s financial affairs shall be managed by the Executive Committee.

17.2 The financial year is the same as the calendar year. The Association’s first financial year begins on the formation of the Association and runs to the end of the following calendar year.

17.3 The General Assembly shall appoint an audit committee for a period of two years. That audit committee shall consist of at least two members, who may not be members of the Executive Committee.

17.4 The Executive Committee prepares an annual financial report for each financial year no later than the end of the first quarter of the following calendar year and submits it to the scrutiny of the audit committee. The annual financial report and the hereto related audit report prepared by the audit committee are joined as an annex to the agenda of the annual general assembly meeting.

17.5 The annual financial report, approved by the audit committee, is submitted for approval to the annual General Assembly meeting.

ARTICLE 18

MEMBERSHIP FEE

18.1 The Association’s expenditures are to be covered by the revenues it generates by its activities. If the budgeted revenues are insufficient to cover the budget expenditure, a Membership fee may be asked to the members.

18.2 The membership fee is fixed annually by the Executive Committee but cannot be more than 10.000 Euros.

18.3 The Membership fee is due within 30 calendar days of receipt of notice, except where regular installment payments or other arrangements have been agreed to by the General Assembly and confirmed in writing with a Member. Notice of dues shall be sent to every Member.
**ARTICLE 19**

**DURATION AND DISSOLUTION**

19.1 The Association has been set up for an indefinite period of time.

19.2 It may be dissolved at any time by an appropriate motion adopted in a vote by three-quarters of all voting Members.

19.3 The General Assembly will appoint a liquidator who is charged with discharging the Association’s debts and settling its expenses. Any net assets remaining after the discharge of the debts and settlement of the expenses shall be transferred to a national or international non-profit association with a similar object, to be designated by the General Assembly, and/or be redistributed to the current Members proportionally to the total amount of all paid membership fees for each Member and with a maximum of that amount. The General Assembly will decide how the distribution between these both possibilities should be implemented.

**ARTICLE 20**

**OTHER PROVISIONS**

20.1 The operation of the Association is described in a Policy and Procedure document drawn up by the Executive Committee and approved by the General Assembly. All provisions of the Policy and Procedure document that conflict with the law or these bylaws are void by operation of law and shall be deemed not to have been written.

20.2 The Law of 27 June 1921 as amended by the Law of 2 May 2002 applies in respect of all matters not provided for in these bylaws or the standing orders.