STATUTE

of the “Committee of parliamentarians, mayors and citizens for a new international law known”
in brief as “No Peace Without Justice”

Registered at the Public Registry Office of Rome, May 16, 1994 at No. 1B series 023416th and as amended by the
Assembly of Members of September 2, 2009

Article 1

The “Committee of parliamentarians, mayors and citizens for a new international law” known in brief as “No Peace
Without Justice” is constituted, and has its premises in Rome at Via di Torre Argentina number 76.

Article 2

The purpose of the Committee is the promotion of initiatives aimed at:

a) the creation of a new system of guarantees and International jurisdiction;
b) the development and reform of International organisations at universal and regional level;
c) the promotion of the role of the International Criminal Court and the ad hoc International Tribunals to fight
against impunity for war crimes, for crimes against humanity and genocide;
d) the abandonment of the practice of female genital mutilation and other violations of personal physical, and
moral, integrity;
e) the cooperation with governments, civil society and human rights activists, for the development of rule of law
and democracy through the implementation of programs, also in developing countries;
f) the verification of the application of law to fair and impartial justice within the National orders of the United
Nations member States;
g) the dissemination, also by means of publications, whether they be self-financed, free of charge or paid, of the
news on the activities of the Committee and of any other news relating to the activities of the Committee
itself. For such purposes the Board may draw up all such deeds as are necessary to the realization of a
publishing project, to its recording and its material dissemination with no limitations ad to the costs and
modalities, other than respect for the law currently in force.

In order to pursue its aims, the Committee will organise conferences, promote information campaigns, projects,
parliamentary actions and demonstrations.

The Committee is non-profit-making.
Article 3

The activities of the Committee are self-financed, from the following sources:

a) joining and membership fees;

b) gifts or contribution by individual persons and institutions, foundations, International bodies, working for the purposes of the Committee’s general aims and/or specific initiatives;

c) income from the initiatives promoted by the Committee itself;

d) any other income.

It is the task of the Treasurer to present a record of the accounts to the Board, which will deliberate thereon, within the periods prescribed by the law and at the same time a balance-sheet for the following year.

Article 4

The organs of the Committee are: the Assembly of members, the Board, the President, the Honorary President, the Advisory Board, the Secretary and the Treasurer.

Article 5

The Assembly of the members ratifies the accounts, elects the Board, approves the reports by the Secretary and the Treasurer. It holds an ordinary annual meeting and may be convened for extraordinary meetings by the Secretary, the Treasurer or by two-thirds of the members of the Board.

Article 6

The Board is composed of a minimum of 3 to a maximum of 15 members. If the Assembly of the members does not elect all the members of the Board, these may eventually be co-opted by the Board with a decision taken by majority.

The Board elects the President, the Secretary, the Treasurer and, if appropriate, the Honorary President; it nominates the members of the Advisory Board.

The Board meets at least once to the year. It may be convened by the Secretary, the Treasurer or by the majority of its members.

The Board may deliberate only if half of its members plus one are present.

Article 7

The President chairs the Board and the meetings of the Assembly of the Members. With the Secretary, the President represents the Committee, unless the statutes provides differently.

Article 8

The Secretary is responsible for the execution of the initiatives deliberated on by the Board. He/she legally represents the Committee with the exception of the competencies of the Treasurer.
Article 9

The Treasurer is responsible for the financial policy of the Committee. He/She promotes every useful initiative for self-financing, administrated the available funds and is responsible for their management. He/She is the legal representative of the Committee in all its economic and financial activities. He/She presents, together with the Secretary, the provisional balance and the final balance (record of accounts) to the Board.

Article 10

Any resignations from the executive organs shall be handed in to the Board.

Article 11

The Advisory Board prepares projects and expresses opinions on the initiatives of the Committee upon request by the executive organs.

Article 12

The Committee is a constituent association of the Transnational Radical Party.
The Committee may stipulate relationships of federation or affiliation with organisations that pursue the same objectives either wholly or in part.

Article 13

Any physical person may be a member of the Committee regardless of his/her nationality, age, social status, political or religious faith, provided he/she accepts the Statute and the deposit of the annual fee as determined by the Treasurer.

Article 14

Any amendments to this Statute shall be deliberated on by the Assembly of the Members by the majority of the 2/3 thereof.

Article 15

The Committee is constituted for an indefinite period, unless the Assembly deliberates its dissolution. If the Committee is dissolved, the funds will be devolved to organizations that pursue analogous objectives and any assets will be devolved in the same way, at the proposal of the Board and approved by the Assembly of the Members convened in extraordinary session.

Article 16

All matters not covered by the present Statute are subject to the provisions of the Italian Civil Code.