

AMENDMENT IN THE STATUTE OF THE NON-PROFIT FOUNDATION

The General Assembly was legally summoned for its second regular assembly today, in 20 April 2008, Sunday at 20:00 in the non-profit “Culture and Education Foundation of Western Thrace Minority” (abbreviated form P.E.K.E.M) bureau, whose address is Panagi Tsaldari No: 57, Xanthi.

Among the 47 partners who paid their subscription fees, the following people were available: 1-Hüseyin Bandak, 2-Yusuf Deli, 3-Hikmet Cemilođlu, 4-Şaban Remzi, 5-Cemali Ramadan, 6-Halil Cambaz, 7-Hayri Abdulhalim, 8- Salih Deli, 9- Ali Emin, 10- Mustafa Katrancı, 11- Serkan Hatip, 12- Hüseyin Zeybek, 13- Muharrem Kalenci, 14- Hüsametdin Mehmet, 15- Cemil Kabza, 16- Apti Pencal, 17- Muharrem Caferođlu, 18- Ahmet Karahüseyin, 19- Birol Akifođlu, 20- Abdulhalim Dede, 21-Ali Müminođlu, 22- Yüksel Nuriođlu, 23- Hasan Malkoç, 24- Cahit Çingur, 25- İlhan Ahmet, 26- Muharrem Karahasan, 27- Galip Galip, 28- Birol İncemehmet, 29- Ümmü Mehmet, 30- Mehmet Molla Ahmet, 31- Hasan Bandak and 32- Sibel Mustafaođlu. A total of 32 partners attended to the congress. As the majority was sustained in accordance with the 11 and 27th articles of the Foundation statute, the available partners decided and agreed the following:

The partners of the Foundation decided and signed the following, in line with the statute of the non-profit organization that was established on 7 May 2007 with the Xanthi Court of First Instance Registration Number 56/18.05.2007 and in accordance with the articles 741-784 of the Civil Code:

- a) Re-organization and re-numbering of the statute articles.
- b) Amending the 5th clause of the 11th article of the statute (which will become the 13th article after re-numbering) as follows: “Voters can choose a maximum of 7 people’s name in the ballot”
- c) Amending the 22nd article of the statute (which will become the 24th article after re-numbering) as follows: “Supervisory Board consists of three principal and two substitute members; and is elected with the same ballot with the Executive Board for two (2) years. The elected members determine a president and secretary-general among themselves, whose duty is to control financial affairs of the Executive Board. They prepare annual reports and if there is a disagreement, non-consenting member writes an individual report. The final decision belongs to the General Assembly. When needed, Supervisory Board can examine the Foundation records during the tenure of the Executive Board, and has to report the findings of the examination to the General Assembly. Furthermore, it can summon the General Assembly to an emergent meeting with a written proposal. Same members can not apply for the Foundation’s Executive and Supervisory Boards at the same time. List of candidates for the Supervisory Board is organized in the same way as that of the Executive Board.”
- d) Amending the 25th article of the statute (which will become the 27th article after re-numbering) as follows: “Following the annulment of the Foundation, liquidation begins. 2/3^{rds} majority of the Foundation Partners Board determine the Committee members to execute liquidation process. The elected liquidators first pay Foundation’s

debts to third-persons; partners' credits to the Foundation; and -if left- partners' capital. For this aim, they can sell assets of the non-profit foundation. In case further asset is left after the payment of debts, the liquidators execute the necessary procedures to transfer the amount to the Western Thrace Minority University Graduates Association."

- e) Amending the 27th article of the statute (which will become the 29th article after re-numbering) as follows: "Same conditions are valid for the annulment of the Foundation. Except, 3/4^{ths} majority of the Foundation partners is required and the Foundation assets are transferred to the Western Thrace Minority University Graduates Association."
- f) Amending the 28th article of the statute (which will become the 30th article after re-numbering) as follows: "We read and unhesitantly signed this founding statute which is organized as above. This founding statute will be published in the registration book of Xanthi Court of First Instance, after legally submitted to Xanthi Taxation Department and Xanthi Court of First Instance. Counselor Ahmet (son of Mümin) Kara is authorized for the execution of necessary processes."

Having made the abovementioned amendments and renumbering, the Foundation statute has become as follows:

FOUNDING STATUTE OF THE NON-PROFIT FOUNDATION SUBJECT TO THE PROVISIONS OF THE CIVIL CODE

In Xanthi, on 7 May 2007, those who signed this document agreed and accepted the following (on the basis of amendments made on 20 April 2008).

ARTICLE 1 ESTABLISHMENT OF THE NON-PROFIT FOUNDATION

It has been agreed that a Foundation is to be established which is of non-profit nature and subject to following special provisions in accordance with the 741-784th articles of the Civil Code.

ARTICLE 2 TITLE AND CENTER

1- The center of the Foundation is Xanthi and its title is "Culture and Education Foundation of Western Thrace Minority"; "P.E.K.E.M in an abbreviated form.

2- Foundation headquarters is in Xanthi, Mihail Vogdu Street, no:20; and upon the decision of its members branches can be opened in the country or abroad.

3- Foundation center can be changed without amending the foundation act.

ARTICLE 3 OBJECTIVES

The objectives of the Foundation are as follows:

- a- Ameliorating the Minority's and the Minority members' educational and cultural status.
- b- Organizing seminars, panels, radio and television programs; conducting researches; publishing books.
- c- Realizing educational, pedagogical, cultural, historical and scientific researches that are designed for examining and ameliorating Turkish language and culture; that especially target education, cultural norms and traditions, folkloric culture and art, visual art and historical monuments.
- d- Conducting researches on the problems that Western Thrace Minority and its members face; offering solutions to these problems; searching possibilities for the development of Western Thrace and the greater region.
- e- Establishing primary, elementary and high schools; higher education institutions; kindergartens and nurseries.
- f- Constructing and renting buildings for the abovementioned educational institutions; choosing the teachers that will teach in these institutions; financially supporting the elementary, high school and university students.
- g- Cooperating with real and legal personalities that share the purposes written in this statute; and especially with universities, scientific research centers, institutions that examine protection of human rights in the Balkans as well as the international arena; like European Union, OSCE, and UN.
- h- Benefiting from and realizing governmental and European programs, in order to reach the targets mentioned in the Foundation's statute; cooperating with the neighboring and European countries so that the embargos inflicted upon the weak and disadvantaged communities are lifted; conducting activities for the protection of the environment.

ARTICLE 4 MEANS FOR REALIZING THE OBJECTIVES

The means determined in order to realize the Foundation's objectives are as follows:

- a- Promoting the Foundation's vision, thought and objectives via press and mass media.
- b- Organizing and participating in scientific panels, symposiums, seminars directly by the members of the Foundation or by sustaining the participation of experts, with the condition that these events are in line with the purposes mentioned in the Foundation's statute.
- c- Cooperating with real and legal personalities, as well as companies, associations, non-governmental organizations, entities and institutions that share similar objectives to realize the aims of the Foundation.
- d- Conveying information and news with the interested public via cyber means.
- e- Opening and administrating library; publishing journals, newspapers, and books.
- f- Constructing and establishing buildings and infrastructure, necessary for realizing the Foundation objectives and activities.
- g- Taking all kinds of legal initiatives and activities for the realization of the Foundation's objectives.

ARTICLE 5
DURATION OF THE FOUNDATION

This Foundation starts operating upon the publishing of this statute, and continues its operations without duration limits.

ARTICLE 6
ASSETS OF THE FOUNDATION

The Foundation's assets are comprised of the donations of the members; regular fees; extraordinary donations; donations of third persons, public law legal entities or corporate bodies; subventions by the State, European Union and local administrations; and sources gathered from the Foundation's activities.

ARTICLE 7
CAPITAL OF THE FOUNDATION

Capital of the Foundation is 22,000 Euro.

This total capital is divided into 44 shares; and each share is worth 500 Euro. Members contribute to the Foundation capital with one share.

ARTICLE 8
SUBSCRIPTION OF NEW MEMBERS

Members of the minority (men and women) who are at least 18 years old; who declare unconditional submission to the clauses of the Foundation's statute; who declare and assure to show efforts in line with the Foundation's objectives; and the legal persons that decide to join the Foundation can become Foundation members.

The Foundation has two kinds of members: 1) Principal member and 2) Honorary member

The persons with the entitlements and responsibilities declared in the statute are principal members.

Honorary members have the same entitlements with the principle members, but they can not vote or be elected.

Persons who are not a member of the Minority can become the Foundation's honorary member on the condition that they unconditionally accept the provisions of the Foundation's statute, and assure showing efforts in line with the Foundation's objectives.

ARTICLE 9
METHOD OF SUBSCRIPTION

Those who aim to become a member to the Foundation apply to the Executive Board with a written appeal. The Executive Board has to submit the appeal to the General Assembly. In the first ordinary or emergency session, the General Assembly makes a decision,

including determining the subscription fee, with votes equivalent to 2/3^{rds} of the members. The registration form of new members should be signed by at least 5 principal members.

ARTICLE 10 RIGHTS AND RESPONSIBILITIES OF THE MEMBERS

The rights and the responsibilities of the members are as follows:

- a- Each member is entitled to join Foundation's activities, provided that s/he already paid regular fees.
- b- Each member is entitled to criticize the Executive Board, all other bodies of the Foundation, committees, and members of the Foundation. Criticism should be written and on the activities of the Foundation bodies.
- c- Each member is entitled to make proposals to the Executive Board for the realization of researches in accordance with Foundation's objectives.
- d- Each member is entitled to run for the elections for the Executive Board, after a minimum period of 3 months following subscription.
- e- Those members, whose activities in detriment of the Foundation are detected and documented, are unsubscribed by General Assembly decision. The aforementioned decision is taken by the absolute majority of the members attending the General Assembly session.
- f- Members of the Foundation shall deposit their shares to the Foundation in two months.

The phrase "member" includes real persons representing legal entities in the Foundation.

ARTICLE 11 REVENUE OF THE FOUNDATION

The Foundation's revenue is composed of the following:

- a- Foundation's principal capital and the raises in the capital;
- b- Voluntary contributions of the members;
- c- Income gained from various activities of the Foundation, publications, and charges of the services to the third-persons.
- d- Donations, inheritance transfers, contributions from the European Union programs, contributions of real or legal persons from Greece or abroad, contributions of all kinds of Greek authorities.
- e- All sorts of contributions transferred to the Foundation by legal means.

ARTICLE 12 FOUNDATION BODIES

Foundation bodies:

- a- General Assembly
- b- Executive Board
- c- Supervisory Board

Future secondary bodies that will be established by the General Assembly in accordance with the Foundation's statute.

ARTICLE 13 GENERAL ASSEMBLY

General Assembly is the highest body of the Foundation and has a regular annual session in which the Foundation's incomes and expenses are audited and approved. Upon the suggestion of the Executive Board or the written application of the 1/3rd of the members, the General Assembly can have emergency sessions. In this case, the Executive Board has to summon the General Assembly for an emergency session in fifteen (15) days.

Members are informed of General Assembly sessions in written form. The written notice including the place, time, and the agenda of the meeting is sent at least two (2) weeks prior to the session.

All works of the General Assembly is executed by the Executive Board, with the exception of sessions concerning acquittance, charging and the elections, for which a separate president and secretary is elected.

After the discussion of the agenda, an Election Board that includes three (3) members is created by the General Assembly. Those intending to nominate for the Executive Board, can not become members of the Election Board. After the formation of the Election Board, the President announces the list of nominees for the Executive Board. Following the examination of the objections to the list from the General Assembly, Executive Board elections are held. The Foundation members can declare their candidature for the Executive Board (either by themselves or by the proposal of third persons) until the beginning of the elections.

The elections are designed as a single list that is prepared by the Executive Board, approved by the General Assembly, distributed by the Election Board, and in which the names of the candidates are alphabetically configured.

Having signed the member's list, the voters put the ballots into the sealed envelopes.

The Election Board counts the votes, and annuls the ballots that don't incorporate the abovementioned conditions. Envelops containing more than one ballot are discarded. Following the counting of votes, the Election Board signs the election records and announces the elected members.

General Assembly summons with the participation of half of the Foundation members. In case the number is not enough, the meeting is postponed to the following week (same day and same hour) without further announcement. No matter the number of members ready for the General Assembly, the meeting starts in the following week; and the decisions taken are considered valid.

All decisions are taken with open voting in the General Assembly, except for the subjects related to the Supervisory Board or personal matters. Secret ballots are arranged by the Executive Board.

ARTICLE 14

JURISDICTIONS OF THE GENERAL ASSEMBLY

The General Assembly is the highest decision-making authority, the highest supervisory body of the Foundation; and can make judgments on every subject-matter. The General Assembly can transfer its rights and authorities to the Executive Board and/or the Supervisory Board for a specified period of time.

The authorities of the General Assembly:

- a- Accepting or declining the incomes and the expenses of the former Executive Boards.
- b- Charging or acquitting the Executive Board.
- c- Approving the budget of the new Executive Board.
- d- Creating the Election Board that has three members, for the organization of the elections.
- e- Making amendments in the founding statute of the Foundation and terminating the Foundation.
- f- Annulling the memberships and canceling the membership records.
- g- Interpreting the clauses of this statute.
- h- Deciding on all subject-matters that are not explicitly designated to other bodies of the Foundation.

ARTICLE 15

The Foundation is run by the Executive Board that is comprised of seven (7) people and elected by the General Assembly in accordance with the abovementioned procedures. Every member can become candidate for the Executive Board. There is no rule against consecutive terms.

In case of an objection to the election results, the new Executive Board runs the Foundation until a court verdict is reached. In this case, the Courts of Xanthi are authorized.

Following the annulment of the Executive Board by a court verdict, the Executive Board has to summon the General Assembly in five (5) days for the election of a new Executive Board.

Three (3) members are elected as substitute members in addition to seven (7)-members of the Executive Board.

Elections are held on the first Sunday of the second half of April, every two (2) years.

Provisional Executive Board that runs the Foundation until the first elections for the Executive Board to be held, is composed of the following people: Orhan Hacııbram (President), Galip Galip (Vice President), Mehmet Hüsamettin (Secretary), Cahit Çingur (Accountant), İbram İbrahim (Member), Şaban Remzi (Member), and Orhan Memetoğlu (Member).

ARTICLE 16
FORMATION OF THE EXECUTIVE BOARD

The members are summoned latest eight (8) days after the elections upon the invitation of the person who attained the highest votes. The president, vice president, secretary general, and the accountant are elected in this meeting with secret balloting.

In determining the composition of the Executive Board, the newly elected members take into consideration the following:

- a- The representative of the Western Thrace Minority University Graduates Association joins the Executive Board automatically.
- b- A real person is chosen as the President of the Foundation among the real persons in the Executive Board or the ones representing associations in the Foundation.
- c- A real person is chosen as the Secretary General of the Foundation among the Executive Board members.

The previous Executive Board maintains its duties until the new Executive Boards commences its function.

ARTICLE 17
FUNCTIONING OF THE EXECUTIVE BOARD

The Executive Board meets regularly every 2 months. Nevertheless, it can exceptionally be summoned when deemed necessary by the president of the Executive Board or upon written proposal of the four (4) members of the Executive Board. In the written proposal, the proposed agenda should be indicated. The majority is sustained by having five (5) of the Executive Board members ready in the meeting. The decisions are taken according to the majority of the votes. In case of a parity in the vote distribution, the vote of the president (or the vice-president in the president's absence) counts for two.

The member, who does not participate in the Executive Board meetings three (3) consecutive times without reason (with the exception of sickness), is considered resigned. The first substitute member is appointed in his/her place. In this case, the member who deemed resigned is invited to the Executive Board for acknowledgment. The invitation is made in written form.

ARTICLE 18
JURISDICTIONS OF THE EXECUTIVE BOARD

The jurisdictions of the Executive Board:

- a- Deciding for every aspect of the Foundation in line with the statute and executing these decisions.
- b- Administrating the Foundation's assets by determining and approving the expenses.
- c- Executing the decisions that are taken by the General Assembly.
- d- Initiating working groups and committees designed for realizing Foundation objectives.
- e- Renting offices, hiring or dismissing employees for the work of the Foundation.
- f- Recording the Foundation accounts and submitting them to the General Assembly.

- g- Authorizing the President of the Executive Board to represent the Foundation in all legal and administrative procedures.
- h- Resolving all kinds of problems encountered in realizing the Foundation objectives.
- i- Making proposals to the General Assembly on the subscription of new members.

ARTICLE 19
DUTIES OF THE PRESIDENT OF THE EXECUTIVE BOARD

The president of the Executive Board has the following jurisdictions:

- a- Representing the Foundation in front of all the legal and administrative authorities upon the decision of Executive Board. The president can represent the Foundation without Executive Board decision under exceptional circumstances.
- b- Summoning and chairing the Executive Board, determining the agenda together with the Secretary General, heading the General Assembly meetings except the parts related to the elections.
- c- Signing all the documents of the Foundation together with the Secretary General.
- d- Carrying out decisions taken in accordance with the statute and the principal contract of the Foundation.
- e- Inspecting the committees working within the Foundation together with the Secretary General.

ARTICLE 20
SUBSTITUTION TO THE PRESIDENT OF THE EXECUTIVE BOARD

In the absence of the president of the Executive Board the first vice-president, the second vice-president, and in their absence the Secretary-General of the Executive Board takes over the duties of the president respectively.

ARTICLE 21
DUTIES OF THE SECRETARY GENERAL

The duties of the secretary general are as follows:

- a- Determining the agenda of the Executive Board together with the president; enabling communication; publishing press releases; keeping and signing the minutes of the Executive Board meetings and General Assembly meetings that are not related to the elections.
- b- Maintaining the records of the Executive Board meetings signed by the members; keeping the member record book; preserving the Foundation seal; being responsible from the archives, offices, furniture, and all assets of the Foundation.

ARTICLE 22
DUTIES OF THE ACCOUNTANT

The duties of the accountant are as follows:

- a- Directing and administrating the Foundation's assets; collecting the revenues and all incomes of the Foundation.

- b- Keeping the income-expense records; arranging the spending orders signed by the president.
- c- Depositing the amount of cash exceeding 1,000 Euro to the Foundation's bank account, in accordance with the order and directives of the Executive Board.

ARTICLE 23
DUTIES OF THE SUPERVISORY BOARD

The Supervisory Board supervises all the activities of the Foundation.

ARTICLE 24
SUPERVISORY BOARD

The Supervisory Board is elected together with the Executive Board for two (2) years, and is comprised of three (3) principal and two (2) substitute members. Supervisory Board elects its president and secretary general. Its mission is to supervise the financial activities of the Executive Board. For this aim, it prepares an annual report; in case of a dissenting opinion, the dissenting member writes a separate report. The final decision rests with the General Assembly. The Supervisory Board assembles when needed. The Board can inspect the Foundation's records throughout the Executive Board's term; and has to submit written reports to the General Assembly. It can also invite the General Assembly to an emergency session on the revenues and expenses of the Foundation. Supervisory Board members can not apply for the Executive Board membership.

ARTICLE 25
ELECTIONS AND THE VOTING SYSTEM

Elections are held by the Election Board, which is consisted of three people having the qualities mentioned in this statute and elected according to the procedures defined here.

The Executive Board arranges the joint voting list. Election Board members can not become candidates. Election records including the names of the members elected for Executive and Supervisory Boards are prepared after votes are counted.

ARTICLE 26
SEAL OF THE FOUNDATION

The Foundation seal carries the expression: "CULTURE AND EDUCATION FOUNDATION OF WESTERN THRACE MINORITY" and its abbreviated form (P.E.K.E.M.)

ARTICLE 27
ANNULMENT AND LIQUIDATION OF THE FOUNDATION

The Foundation is annulled when there is no means and possibility to realize its objectives.

The Foundation can be annulled by the decision of 3/4th majority of its members.

The Foundation continues its activities even when the number of the members is reduced to two (2), as a result of death, being placed under guardianship, resignation, or denunciation of the other members. In case of a resignation, the member can not claim back the amount paid for the share. The same way, in case a member denounces the Foundation, the amount paid for the share can not be claimed back; the denunciation remains valid only for the one that claimed it; and the Foundation continues its activities with the rest of the members. Those representing the legal personalities are appointed with documentation from the legal personalities and their terms are determined accordingly. The new representatives of the legal personalities replace the previous ones. In case of death or resignation of the representatives of legal personalities, new representatives of the related legal personality replace the former ones; and in no way can heirs or inheritors claim inheritance rights over the Foundation's shares.

Upon the termination of the Foundation, the liquidation process begins. Unless otherwise decided by the General Assembly, the Executive Board members maintain the duties of the liquidator. The clauses of the article 16 of this statute is applied in analogy, for the composition of the term, entitlements and responsibilities of the Liquidation Board, formed from the Executive Board members.

Following the annulment of the Foundation, liquidation begins. 2/3rds majority of the Foundation Partners Board determine the Committee members to execute liquidation process. The elected liquidators first pay Foundation's debts to third-persons; partners' credits to the Foundation; and -if left- partners' capital. For this aim, they can sell assets of the non-profit foundation. In case further asset is left after the payment of debts, the liquidators execute the necessary procedures to transfer the amount to the Western Thrace Minority University Graduates Association

ARTICLE 28 FOUNDATION STATUTE

Foundation activities can be organized according to the Foundation statute, agreed and decided by the majority of the members of the Foundation.

ARTICLE 29 SPECIAL CLAUSES

Amending the articles of this Foundation statute is possible upon the decision of 2/3^{rds} majority of the Foundation's members, on the condition that it is included in the agenda.

Same conditions are valid for the annulment of the Foundation. Except, 3/4ths majority of the Foundation partners is required and the Foundation assets are transferred to the Western Thrace Minority University Graduates Association.

ARTICLE 30 LAST CLAUSES

The clauses of the Civil Law and other laws are valid for the matters not covered in this founding statute.

We read and unhesitantly signed this founding statute which is organized as above. This founding statute will be published in the registration book of Xanthi Court of First Instance, after legally submitted to Xanthi Taxation Department and Xanthi Court of First Instance. Counselor Ahmet (son of Mümin) Kara is authorized for the execution of necessary processes

CONTRACTING PARTIES

- 1.- Hüseyin BANDAK, son of Şaban, businessman, lives in Xanthi Kimmerya, (signature);
- 2.- Yusuf DELİ, son of Hüseyin, car retailer, lives in Xanthi, (signature);
- 3.- Hikmet CEMİLOĞLU, son of Cemil, doctor, lives in Xanthi Marku Boçari street No: 19, (signature);
- 4.- Remzi ŞABAN, son of Hüseyin, trader, lives in Xanthi Saranta Eklisyon street No: 35/A, (signature);
- 5.- Cemali RAMADAN, son of Hasan, lives in Xanthi Zumbuli, trader, (signature);
- 6.- Hasan CAMBAZ HALİL, son of Hakkı, trader, lives in Xanthi Thermopilon street No: 24, (signature);
- 7.- Hayri ABDÜLHALİM, son of Rıza, trader, lives in Xanthi'de 4. Oktovriyu street No: 16, (signature);
- 8.- Sali DELİ, son of Hüseyin, live in Xanthi Feloni, (signature);
- 9.- Ali EMİN, son of Hasan, trader, lives in Komotini Minoa street No: 10, (signature);
- 10.- Mustafa KATRANCI, son of Hasan, accouter, lives in Rodop Amaranta(signature);
- 11.- Serkan HATİP, son of İsmet, English language teacher, lives in Xanthi Fidiyu street No: 3, (signature);
- 12.- Hüseyin ZEYBEK, son of Hasa, pharmacist, lives in Xanthi 4.. Oktovriyu street No: 17, (signature);
- 13.- Muharrem KALENCİ, son of Hüseyin, English language teacher, lives in Xanthi Kimmerya, (signature);

14.- Hüsametdin MEMET, son of Şerafettin, doctor, lives in Komotini Anthopoleos street No: 11, (signature);

15.- Cemil KABZA, son of Mehmet, journalist, lives in Xanthi Miki, (signature);

16.- Apti PENCAL, son of Hüseyin, farmer, lives in Evros Mikro Deryo (signature);

17.- Muharrem CAFEROĞLU, son of Mehmet, farmer, lives in Evros Mikro Deryo, (signature);

18.- Ahmet KARA HÜSEYİN, son of Mustafa, farmer, lives in Evros Mikro Deryo(signature);

19.- Birol AKİFOĞLU, son of Akif oğlu, doctor, lives in Xanthi Leoforos caddesi No: 24, (signature);

20.- Abdülhalim DEDE, son of Abdurrahman, journalist, lives in Komotini Nikolau Andreotti street No: 7, (signature);

21.- Ali MÜMİNOĞLU, son of Mümin, businessman, lives in Xanthi, (signature);

22.- Yüksel NURİOĞLU, son of Nuri, pharmacist, lives in Xanthi Miauli street No: 50, (signature);

23.- Hasan MALKOÇ, son of Halil, dentist, lives in Xanthi Kimmerya, (signature);

24.- Cahit ÇİNGÜR, son of İbrahim, pharmacist, lives in Xanthi, (signature);

25.- İlhan AHMET, son of Sabri, lawyer, lives in Komotini, (signature);

26.- Muharrem KARA HASAN, son of Sali, doctor, lives in Xanthi Kimmerya, (signature);

27.- Galip GALİP, son of Sabahattin, architect, lives in Komotini, (signature);

28.- Birol İNCE MEMET, son of Selami, economist, lives in Xanthi Seleron, (signature);

29.- Ümmü MEHMET, daughter of Hasan, KEII officer, lives in Rodop İasmos, (signature);

30.- Molla Ahmet Mehmet, son of Faik, trader, lives in Komotini, (signature);

31.- Hasan BANDAK, son of Ramadan, businessman, lives in Seleron, (signature);

32.- Sibel MUSTAFAOĞLU, daughter of Sami, German language teacher, lives in Komotini, (signature).