



THE GRAND CONSTITUTION AND STATUTES OF THE AUTISM AWARENESS PARTY OF SWEDEN

(*Stadgar för Autism Awareness Party Sverige*)

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TABLE OF CONTENTS

PREAMBLE: THE MANIFESTO OF COGNITIVE LIBERTY

TITLE I: GENERAL PROVISIONS AND LEGAL STATUS

- Chapter 1: Name, Seat, and Duration
- Chapter 2: Legal Personality and Nature
- Chapter 3: Symbols, Heraldry, and Protocol

TITLE II: PURPOSE, MISSION, AND PHILOSOPHY

- Chapter 4: The Core Mission (Neurodiversity Rights)
- Chapter 5: The Method (Technological Advocacy)
- Chapter 6: Political Stance (Non-Electoral & Neutrality)

TITLE III: MEMBERSHIP AND CODE OF CONDUCT

- Chapter 7: Categories of Membership
- Chapter 8: Admission and Resignation
- Chapter 9: Disciplinary Measures and Expulsion
- Chapter 10: The Code of Honor and Ethics

TITLE IV: GOVERNANCE AND ORGANIZATION

- Chapter 11: The Founder (Supreme Executive Authority)
- Chapter 12: The High Council (Board of Directors)
- Chapter 13: The General Assembly (Consultative Body)
- Chapter 14: Decision Making Processes

TITLE V: FINANCIAL REGIME (DOCTRINE OF FISCAL NON-EXISTENCE)

- Chapter 15: Prohibition of Revenue and Donations
- Chapter 16: Non-Registration with Tax Authorities
- Chapter 17: Operational Costs and Philanthropy
- Chapter 18: Asset Management (Intellectual Property)

TITLE VI: DIGITAL SOVEREIGNTY AND DATA PROTECTION

- Chapter 19: GDPR Compliance and Privacy
- Chapter 20: Cybersecurity Protocols

TITLE VII: DISSOLUTION AND FINAL PROVISIONS

- Chapter 21: Dissolution Procedures
- Chapter 22: Validity and Interpretation

PREAMBLE: THE MANIFESTO OF COGNITIVE LIBERTY

WE, THE FOUNDERS AND MEMBERS, believing that the human mind is the final frontier of liberty;

RECOGNIZING that neurodiversity—including Autism, ADHD, and other cognitive variations—is not a defect to be cured but a natural variation of the human genome to be respected;

OBSERVING that the current socio-political systems in Sweden and Europe are designed for a "neurotypical" majority, thereby unintentionally excluding a vast potential of human capital;

DETERMINED to apply the logic of engineering, the ethics of human rights, and the precision of science to solve social challenges;

HEREBY ESTABLISH this Constitution to govern the Autism Awareness Party of Sweden, not as a mechanism for seeking power, but as a fortress for seeking truth.

TITLE I: GENERAL PROVISIONS AND LEGAL STATUS

Chapter 1: Name, Seat, and Duration

Article 1.1 – Official Name

The name of the organization is the **Autism Awareness Party of Sweden**. In Swedish, it shall be referred to as *Autism Awareness Party Sverige*. The acronym "AAP Sweden" may be used in official communications.

Article 1.2 – Seat of the Party

The legal seat (*säte*) of the Party is located in the municipality of **Stockholm**, County of Stockholm, Kingdom of Sweden. The Party may establish digital nodes or representative offices in other locations by decision of the Founder.

Article 1.3 – Duration

The Party is established for an indefinite period, commencing on January 15, 2026.

Chapter 2: Legal Personality and Nature

Article 2.1 – Legal Form

The Party is constituted as a non-profit association (*ideell förening*) under Swedish customary law and legal practice. It possesses its own legal personality, distinct from that of its members.

Article 2.2 – Non-Economic Entity

The Party is strictly a non-economic entity. It does not engage in commercial activities, does not sell goods or services, and does not operate for profit. Consequently, it operates outside the scope of the Swedish Companies Registration Office (*Bolagsverket*) regarding commercial registration.

Chapter 3: Symbols, Heraldry, and Protocol

Article 3.1 – The Coat of Arms

The official emblem of the Party shall incorporate the personal Coat of Arms of the Founder, Doğu Yegin, as registered with the Office of the Chief Herald of Arms of Malta, symbolizing the continuity of leadership and the nobility of the cause.

Article 3.2 – The Colors

The official colors of the Party are **Sweden Blue (#005293)** and **Sweden Yellow (#FECB00)**, representing our commitment to the values of the Swedish nation.

TITLE II: PURPOSE, MISSION, AND PHILOSOPHY

Chapter 4: The Core Mission

Article 4.1 – Advocacy for Neurodiversity

The primary object of the Party is to advocate for the fundamental human rights of

neurodivergent individuals. This includes, but is not limited to:

- a) The right to inclusive education tailored to cognitive differences.
- b) The right to employment environments free from sensory overload.
- c) The right to early and accessible medical diagnosis.

Article 4.2 – Systemic Reform

The Party seeks to identify "bugs" in the social operating system—laws, norms, and habits that marginalize autistic people—and propose "patches" (policy solutions) to fix them.

Chapter 6: Political Stance (Non-Electoral Mandate)

Article 6.1 – Non-Participation in Elections

The Party is a "Party" in name and philosophical unity only. It shall **never** register candidates for the *Riksdag* (Parliament), *Regionfullmäktige* (Regional Councils), or *Kommunfullmäktige* (Municipal Councils).

Article 6.2 – Independence

The Party shall maintain absolute independence from all other political parties, trade unions, and religious institutions.

TITLE III: MEMBERSHIP AND CODE OF CONDUCT

Chapter 7: Categories of Membership

Article 7.1 – The Founder

The Founder is the permanent member with executive authority.

Article 7.2 – General Members

Individuals who support the cause and register via the official platform. Membership is open to all nationalities, provided they reside in Sweden or support the cause globally.

Chapter 8: Admission and Fees

Article 8.1 – Free Membership

In accordance with the Party's philosophy of accessibility, **no membership fee** (*medlemsavgift*) shall ever be charged. Membership is a pact of honor, not a financial transaction.

TITLE IV: GOVERNANCE AND ORGANIZATION

Chapter 11: The Founder (Supreme Executive Authority)

Article 11.1 – Role and Powers

The Founder, **Doğukan Yegin**, serves as the Chairman and Strategic Director. The Founder holds the ultimate executive power regarding:

- a) The strategic direction of the Party.
- b) The appointment and dismissal of Board members.
- c) The interpretation of these Statutes.
- d) The veto right over any decision deemed harmful to the Party's mission.

Article 11.2 – Succession

The Founder may appoint a successor via a written testament or official decree.

Chapter 12: The High Council (The Board)

Article 12.1 – Composition

The Board (*Styrelsen*) consists of the Founder and at least two other members appointed by the Founder.

Article 12.2 – Responsibilities

The Board is responsible for the execution of digital campaigns, content creation, and maintaining the Party's digital infrastructure.

TITLE V: FINANCIAL REGIME (DOCTRINE OF FISCAL NON-EXISTENCE)

This Title constitutes the most critical legal framework of the Party.

Chapter 15: Prohibition of Revenue and Donations

Article 15.1 – The Principle of Zero Revenue

The Party operates under the strict principle of "Zero Revenue." The Party shall not generate income from any source.

Article 15.2 – Prohibition of Donations

To prevent any conflict of interest, money laundering risks, or external influence:

- a) The Party **strictly prohibits** the acceptance of cash donations, bank transfers, or cryptocurrency contributions from members or the public.
- b) The Party shall **not** apply for or accept grants from the Swedish State, the European Union, or private foundations.
- c) Any unsolicited funds sent to the Party shall be immediately returned or anonymously donated to a registered charity (e.g., The Swedish Cancer Society).

Chapter 16: Non-Registration with Tax Authorities

Article 16.1 – Exemption from Tax Registration

Since the Party engages in **no economic activity** (*ingen ekonomisk verksamhet*):

- a) The Party shall **not** register for F-tax (*F-skatt*).
- b) The Party shall **not** register for VAT (*Moms*).
- c) The Party shall **not** register as an employer (*Arbetsgivare*).

Article 16.2 – Relationship with Skatteverket

The Party asserts its status as a purely idealistic association (*allmännyttig ideell förening*) with zero turnover, thereby falling outside the mandatory registration requirements of the Swedish Tax Agency (*Skatteverket*).

Chapter 17: Operational Costs and Philanthropy

Article 17.1 – Founder's Contribution

All necessary operational costs (limited to website hosting, domain registration, and digital certificates) are covered personally by the Founder as a private act of philanthropy. These payments are made directly to service providers by the Founder as a private individual, not through the Party's accounts.

Article 17.2 – No Bank Account

The Party shall not maintain a corporate bank account, as it has no funds to deposit or withdraw.

Chapter 18: Asset Management

Article 18.1 – Intellectual Property

The Party's only assets are its Intellectual Property (IP), including its name, logo, domain names, code repositories, and written content. These assets are held in trust by the Founder.

TITLE VI: DIGITAL SOVEREIGNTY AND DATA PROTECTION

Chapter 19: GDPR Compliance

Article 19.1 – Data Minimization

The Party collects only the absolute minimum data required for communication (Name,

Email). No sensitive data regarding health or political opinion is stored without explicit, encrypted consent.

Article 19.2 – Data Controller

The Founder acts as the Data Controller.

TITLE VII: DISSOLUTION AND FINAL PROVISIONS

Chapter 21: Dissolution

Article 21.1 – Decision to Dissolve

The Party may be dissolved solely by a written decree of the Founder.

Article 21.2 – Liquidation of Assets

Upon dissolution:

- a) Since there are no financial assets, no financial liquidation is required.
- b) Digital assets (domains, websites) shall be deactivated or transferred to a neurodiversity charity.
- c) All member data shall be permanently deleted (wiped) from servers.

Chapter 22: Validity

Article 22.1 – Entry into Force

These Statutes enter into force immediately upon signature by the Founder on January 15, 2026.

Article 22.2 – Governing Law

These Statutes are governed by the laws of Sweden.

IN WITNESS WHEREOF, the Founder has executed this Constitution on the date and place first above written.



Stockholm, 2026

DOGUKAN YEGIN

Founder & Chairman

Executed in: Stockholm, Sweden

Date: January 15, 2026

D.yegin