

T:+33 (0)3 88 41 20 18 F:+33 (0)3 88 41 27 30 www.echr.coe.int

G. SPONG Spong Advocaten Postbus 15812 NL - 1001 NH AMSTERDAM

ECHR-LE0.1R NM/svm 5 April 2016

Application no. 68353/14
Vereniging Martijn v. the Netherlands

Dear Sir,

In reply to your letter of 18 March 2016, I cannot but refer to the content of the Court's letter of 21 October 2014 which remains pertinent. You will find enclosed a copy of this letter.

Please note that no acknowledgment will be made as to the receipt of subsequent correspondence. No telephone enquiries either please. If you wish to be assured that your letter is actually received by the Court then you should send it by recorded delivery with a prepaid acknowledgment of receipt form.

Yours faithfully, For the Registrar

N.F. Mol Legal Secretary

Enc.

Ingekomen:

1 1 APR. 2016

Spong Advocaten





T: +33 (0)3 88 41 20 18 F: +33 (0)3 88 41 27 30

www.echr.coe.int



G. SPONG Spong Advocaten Postbus 158 12 NL - 1001 NH AMSTERDAM

21/10/2014

ECHR-Aeng6 NM/svm

## Our Ref. 68353/14

Dear Sir,

The Registry has received your correspondence of 17/10/2014 on behalf of Vereniging Martijn.

You have not complied with the requirements set out in Rule 47 of the Rules of Court:

- The application form submitted does not contain original signatures of the person signing on behalf of the applicant-association and yourself but only photocopied signatures.
- It further does not appear from the extract of the Chamber of Commerce now submitted that, when on 7 October 2014 Mr M.H. Uittenbogaard signed the authority box, he had the legal capacity to represent the applicant-association and had full powers (zelfstandig/alleen bevoegd) to bind the applicant-association to legal commitments.

As a result, your complaints cannot be examined by the Court. Please note that no documents or submissions you have provided have been kept.

If you wish the Court to examine your complaints, you must submit a complete and valid application form with all supporting documents as required by Rule 47.

To find out how to make a valid application, you can visit the Court's website, where the process of lodging an application is explained (www.echr.coe.int/applicants). This information is provided in the languages of the Council of Europe member States.

I should remind you that the six-month period referred to in Article 35 § 1 of the Convention is interrupted only when a complete application is sent to the Court.

The Court will not answer any letters or telephone calls concerning this incomplete file.

Yours faithfully,

For the Registrar

N.F. Mol Legal Secretary



FRANCE