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NL - 1001 NH AMSTERDAM

ECHR-LEO.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.**

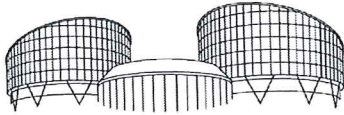
Yours faithfully,  
For the Registrar



N.F. Mol  
Legal Secretary

Enc.





COPIE

G. SPONG  
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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](http://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