



## **CHARLOTTE MALAYALEE ASSOCIATION (CLTMA)**

### **ARTICLE I**

#### **NAME OF THE CORPORATION**

The name of the corporation shall be designated as “Charlotte Malayalee Association,” also known as CLTMA.

### **ARTICLE II**

#### **LOCATION & ADDRESS**

The principal place of business of the corporation shall be in the state of North Carolina, and the principal address shall be PO Box or physical address of record owned by CLTMA.

### **ARTICLE III**

#### **JURISDICTION**

The area of operation of CLTMA shall extend to the part of North Carolina (Charlotte & Suburban).

### **ARTICLE IV**

#### **PREAMBLE**

CLTMA is a social and cultural association organized by enterprising Malayalees of Kerala (Southern India) settled in Northern Carolina, to promote and foster inter-country relationships and good will in social, cultural, educational, literary and artistic heritage.

### **ARTICLE V**

#### **GOALS OF THE CORPORATION**

- a. To act in accordance with rules and regulations of non-profit corporation laws of the state of North Carolina.
- b. To transmit the unique Kerala heritage to future generations. To promote, practice, and encourage children in participating in cultural and social activities.
- c. To provide encouragement, support, and incentive for the continued practices of Kerala culture, heritage, traditional social, and family life.
- d. To establish a forum for youth to maintain and invigorate the cultural heritage of Kerala.
- e. To provide leadership and support to the Indian community around Charlotte & Suburban and NC.
- f. To affiliate or work with similar organizations that have similar goals.
- g. To be involved in such acts may be consistent with or incidental to the attainment of any or all the above objectives.
- h. To make any modification, amendment, deletion, or addition to these rules, for smooth and successful running of the association.
- i. The association is a nonprofit organization, and such income of the corporation shall be utilized solely for the advancement of the objectives of the corporation herein described.

## ARTICLE VI

### SECTION 1. DEFINITION OF TERMS:

- a. **Family** is defined as the head of the household, his or her spouse and children under eighteen years or below or unmarried children who are over eighteen years old and are dependent of the parents.
- b. **Individual** is defined as a person who is over eighteen years old.
- c. **Senior Citizen** is defined as a person who is over sixty-five years old and above.
- d. **Corporation** is defined as The Charlotte Malayalee Association Inc, also referred to as CLTMA.
- e. **Membership: Regular members** are person of Kerala origin or their spouses, defined as 18 years of age and older who enroll as members by paying a membership fee. Any other paid member is considered an **Associate** member.
- f. **Regular Youth Members** are defined as members who are below the age of 18 and a person of Kerala origin. Any other member who is below the age of 18 is considered an **Associate Youth Member**.
- g. **General Body** is defined as all members of the corporation except associate and youth members.
- h. **Executive Committee** is defined as The body of persons elected by the general body for carrying on day-today administration of the corporation.
- i. **President** is defined as The President of the corporation who serves for a specified term.
- j. **Vice President** is defined as The Vice president of the corporation.
- k. **Secretary** is defined as The Secretary of the corporation.
- l. **Treasurer** is defined as The person who shall oversee the corporation's books and accounts.
- m. **A General Body Meeting** is defined as A general body meeting of the corporation.
- n. **Year** is defined as the Calendar year.

### SECTION 2. MEMBERSHIP

#### 2.1 ELIGIBILITY AND ACCEPTANCE OF MEMBERSHIP:

- a. People of Indian origin and their spouses and kids shall be eligible for membership in the association.
- b. Applicants should have cleared all dues to CLTMA.
- c. Applicants shall complete the prescribed form and submit it to the executive committee from January 1 to December 31, together with the admission fee. Membership shall be renewed every year starting from January 1.
- d. Such application for membership shall be approved by the executive committee at its next meeting.
- e. The secretary will communicate to the applicant the decision of the committee within a month after the meeting.
- f. If an application is rejected, the admission fee will be refunded.
- g. An applicant shall apply only once and should renew membership annually. A default in yearly dues will automatically remove the member from the corporation and a new application shall be submitted once again to join the corporation. Payment of arrears will not entitle a member, continuity of membership.

#### 2.2 RIGHTS AND DUTIES OF MEMBERS:

- a. Regular members have the right to attend, participate, discuss, and vote in general body meetings. They can hold any office in the corporation.

- b. Associate and youth members are entitled to participate and discuss in the meetings of general body and other functions of the corporation. They have NO voting rights and shall not hold any elective office in the corporation.

### **2.3 REGISTER OF MEMBERS:**

A register of members shall be maintained and shall include:

- a. Name, address, telephone number and e-mail.
- b. Date of acceptance of membership.
- c. Date of termination of membership.

### **2.4 TERMINATION OF MEMBERSHIP:**

- a. Membership shall cease by death, resignation, expulsion, or dissolution of the corporation.
- b. Any member who intends to discontinue his/her membership temporarily or to resign from the corporation shall communicate his/her intention in writing to the president or secretary.

### **2.5. PARTICIPATION ELIGIBILITY IN CLTMA EVENTS**

All events hosted by CLTMA, including but not limited to arts, cultural, social, or sporting events, adhere to the specific event's rules and regulations, unless otherwise specified in this bylaw. Before taking the membership or participating in any events, please request a copy of relevant rules and regulations.

## **SECTION 3. MANAGEMENT**

- a. Direction of the association and control of its property shall be vested in an executive committee.
- b. The day-to-day operations of the corporation shall be carried out by the executive committee, which should have full power, to execute the goals of the corporation, and to raise and spend money subject to limits.

## **SECTION 4.**

### **4.1 EXECUTIVE COMMITTEE:**

- a. The executive committee shall consist of 11 (eleven) members elected by the general body. The new executive committee together with the current committee shall elect the new office bearers at its first meeting within the first month of election.
- b. Detailed information regarding Advisory Board (AB), its purpose, eligibility criteria, tenure, selection, roles and responsibilities are defined in "**ARTICLE VII**".

### **4.2 OFFICE BEARERS**

The office bearers comprise an Executive committee consisting of a President, a Vice President, a Secretary, a Joint Secretary, a Treasurer, a Joint Treasurer, five (5) other members, along with two (2) regular youth members.

- a. President:  
The president shall preside over meetings of the executive committee. He/she shall be responsible for the supervision and control of the activities of the corporation. He/she shall direct the secretary to call meetings of the corporation.
- b. Vice President:

The vice president shall help the president in the discharge of his/her duties and during the absence of the president shall perform his/her duties.

c. Secretary:

The secretary is the recording and corresponding officer of the corporation and keeps minutes of all meetings. He/she shall conduct himself/herself under the guidance of the president. He/she shall maintain and update the membership register, the constitution and bylaws, and other documents of the corporation. He/she shall convene meetings of the corporation as decided by the executive committee.

d. Joint Secretary:

The joint secretary shall assist the secretary in the performance of his/her duties. In the absence of the secretary, the joint secretary shall perform his/her duties.

e. Treasurer:

The treasurer shall collect dues and contributions, and issue receipts for the same. The treasurer shall disburse funds on behalf of the corporation when authorized by the president and the secretary. Cash more than \$100.00 shall be deposited in the bank selected by the treasurer and approved by the executive committee. The bank account shall be jointly operated by the Treasurer and the President. Any withdrawals from the bank must be signed by the president and treasurer.

f. Joint Treasurer:

The joint treasurer shall assist the treasurer in the performance of his/her duties. In the absence of the treasurer, the joint treasurer shall perform his/her duties.

A majority approval of the executive committee is necessary to withdraw more than \$1,000.00. The cheque should be signed by the President and Treasurer, if the amount is more than \$1000.00. The treasurer shall make the financial status of the corporation available for inspection by the executive committee and/or auditors. The treasurer shall present a financial statement at the annual general body meeting of the corporation.

#### **4.3 RIGHTS AND DUTIES OF EXECUTIVE COMMITTEE:**

- a. The executive committee shall act on behalf of the corporation.
- b. The executive committee shall have the power to set up committees for the realization of the goals of the corporation as and when necessary.
- c. The executive committee shall act on membership applications at the next meeting, not more than 30 days of receiving them.
- d. If the office of the president or secretary becomes vacant, the vice president and the joint secretary shall assume their offices respectively.
- e. The executive committee shall fill committee member vacancies, except for office bearers. If the post of treasurer becomes vacant, the president shall take over those duties until the next general body meeting.
- f. The executive committee shall meet at least once every month. At least a seven days' notice shall be given for such meetings.
- g. Special meetings of the executive committee may be called by the president or by two members of the executive committee. Notice of a special meeting should state the purpose for which the meeting is called. Notice of any adjourned meeting need not be given, other than by announcement at the adjourned meeting.

- h. The executive committee along with the advisory board shall have the authority to take disciplinary action against members whose actions are detrimental to the interests of the corporation.
- i. The executive committee along with the advisory board shall have the right to determine the annual membership fee.
- j. The Executive Committee shall have the right and responsibility to arrange cultural and social activities to promote and encourage its members. These activities include seminars, entertainment, concerts, lectures, cultural or sports competitions, and demonstrations or any such items that are consistent with the objectives of the corporation and acts which would implement the goals of the corporation.
- k. The Executive Committee along with the advisory board shall have the right to determine rates of admission to performances/functions conducted or sponsored by the corporation.
- l. The executive committee shall present an annual report along with an audited and certified statement of accounts before the annual general body meeting.
- m. The executive committee along with the advisory board shall suggest amendments, additions, or cancellations of bylaws of the corporation for consideration by the general body.
- n. The executive committee along with the advisory board shall have the right to perform all other acts connected with the administration of the corporation and for the transaction of its business and protection of its properties.
- o. If the treasurer is not able to attend the executive committee meeting, the financial statements of the corporation, for the period, shall be made available at the meeting.
- p. Executive Committee and Advisory Board positions are voluntary roles, no remuneration or allowance of any kind shall be paid to any members for attending meetings or volunteering of the corporation activities.

#### **4.4 TERM OF OFFICE OF THE EXECUTIVE COMMITTEE:**

- a. The executive committee shall be elected for a term of one year, from "January 1 to December 31", elections being conducted at the Annual General body meeting.
- b. The new executive committee together with the current shall meet within one month and elect office bearers of the corporation. The President, Secretary and Treasurer in the new committee should be from the existing executive committee.

#### **4.5 RESIGNATION AND REMOVAL OF THE EXECUTIVE COMMITTEE:**

- a. Any member of the executive committee may resign at any time. Any or all members of the executive committee may be removed at any time with justifiable cause by a majority vote of the general body.
- b. Any official appointed by the executive committee, or any other committee may be removed by the appointing body at any time.

#### **SECTION 5. ZONAL UNITS AND MEMBERSHIP IN NATIONAL ORGANIZATIONS**

- a. If necessary, the corporation shall establish zonal units to ensure better participation from all areas.
- b. The membership or affiliation to national organizations shall be decided by the executive committee along with the advisory board. The representatives/delegates to such organizations shall be elected by the executive committee along with an advisory board.

## **SECTION 6. GENERAL BODY MEETING:**

### **6.1 DESCRIPTION**

The general body is the final authority of the corporation. These shall be conducted a minimum of two times in a year. And in an annual meeting of the general body in AUGUST or SEPTEMBER of every year wherein elections shall be conducted. At least two-week notice shall be given for this meeting.

- a. Special meetings of members may be called either by resolution of the executive committee or in writing by twenty five percent (25%) of the active members of the general body, stating time, date, month of the meeting, and the business to be transacted. The meeting shall be called not less than one or more than two months from the date thereof. If the secretary does not give notice of the meeting within fifteen business days of receipt of the demand, any member having signed the demand may sign the notice to call the meeting. Only business related to the purposes set forth in the notice of the meeting may be transacted at a special meeting.
- b. Emergency special meetings of the members may be called by a unanimous decision of the executive committee or in writing by fifty percent (50%) of the active members, stating time, date, month of the meeting, and the business to be transacted. The meeting shall be called not less than one or more than two months from the date thereof. If the secretary does not give notice of the meeting within fifteen business days of receipt of the demand, any member having signed the demand may sign the notice to call the meeting. Only business related to the purposes set forth in the notice of the meeting may be transacted at a special meeting.
- c. Notice of every meeting of the corporation shall be given to every member of the corporation.
- d. Accidental omission or non-receipt of the notice by any member shall not invalidate the proceedings of the meeting.
- e. No remuneration or allowance of any kind shall be paid to any member for attending meetings of the corporation.

## **SECTION 7. QUORUM**

- a. The quorum of the general body meeting shall be one third of its active members. In the absence of a quorum, the president or the presiding officer shall, with the consent of those present, adjourn the meeting to a later day and hour. A meeting shall not be adjourned for more than 45 (forty-five) days. If no quorum is present at the adjourned meeting, further adjournments may continue as directed by the presiding officer until a quorum is obtained. Any meeting held at any adjourned date at which a quorum is present shall have the same effect as if held on the date originally set.
- b. A majority of the executive committee shall be the quorum of the executive committee meeting. In the absence of a quorum, a majority of the committee members present may adjourn the meeting until a quorum is present.

## **SECTION 8. ELECTION OF EXECUTIVE COMMITTEE**

### **8.1 ELECTION COMMITTEE**

The executive committee shall appoint a three-member election committee at least three months prior to elections. This committee shall consist of a chief election officer and two election officers, selected from the membership of the association or from the executive committee. The election

committee shall cease to exist once the new elected executive committee assumes office. Election committee members shall not serve for more than two consecutive years.

## **8.2 ELIGIBILITY FOR CANDIDACY**

- a. A candidate shall be an active member of the association for a year prior to the date of publication of election notification. Active membership begins from the date of submission of application, provided, the application was accepted and approved by the executive committee. Renewal of membership before the date on which voters list is published will be considered as continuous membership. The date of publication of voters list shall be communicated to members at least 30 days in advance.
- b. A candidate shall not bear an official position of any other competing organization(s) and/or those that have conflict of interest with the corporation. However, the candidate shall forfeit his/her existing position in any such organization to become eligible for candidacy in this corporation.

## **8.3 ELECTION**

The election committee shall determine the date of election and communicate the information to all members of the association. Elections could be conducted by secret ballot or open stage. No person other than a regular member shall be entitled to vote. No member shall nominate any other person to vote. Any family member of a regular member above 18 years of age is eligible to vote.

## **8.4 NOMINATIONS**

Nominations shall be submitted by self or by an active member. An active member can nominate only one candidate in a year. Nominations does not need to be seconded.

## **8.5 ELECTION DEADLINES**

The election committee shall decide the date of the election and formally communicate the information to members at least two months prior to elections. The notification shall consist of: a.

Date and schedule for election

- b. Date of publication of voters list
- c. Dates for filing and withdrawing nominations
- d. Date of scrutiny of nominations.
- e. Venue, date and time of voting, if needed.

## **8.6 COUNTING OF VOTES**

Votes shall be counted on the same day of election and results shall be published immediately thereafter. The decision of the election committee shall be final. The top candidates with the greatest number of votes will be declared as elected to the executive committee. In the event of a tie for the last position, those candidates can reach a consensus as to who among them would be in the executive committee or seek a runoff election to break the tie.

## **SECTION 9. EXPULSION**

### **9.1 EXPULSION OF EXECUTIVE COMMITTEE MEMBERS**

A member of the executive committee who abstains from 20% of the meetings in a year, unless there are extenuating circumstances, shall be subject to removal from the executive committee. In addition, any member who is perceived to have a conflict of interest may be removed. The executive committee

member may petition the executive committee with reasons for absences and/or explanations if there is a conflict of interest. A two thirds majority vote of the executive committee shall determine the status of the committee member.

## **9.2 EXPULSION OF MEMBERS**

The executive committee along with advisory board shall have the authority to take disciplinary action against members whose actions are detrimental to the interest of the organization. The executive committee through the following process can expel a member from the organization, for valid reasons.

- a. The committee provides a cause notice to the member if any such activities by the member are detrimental to the interest of the organization.
- b. The member may respond to the notice within fifteen days. The member has the right to appeal the notice either in person or in writing.
- c. The executive committee along with advisory board will consider the explanation provided by the member and evaluate the situation.
- d. If the explanation is not satisfactory, the committee shall decide to terminate the membership of the individual, which should be approved by two-third majority in the executive committee along with the advisory board.

## **SECTION 10. VOTE OF MEMBERS**

Eligibility to vote in all meetings shall be restricted to due active regular members. At any meeting of the corporation, eligible members present shall be entitled to one vote and in the event of a tie; the president shall break the tie. A copy of the register of membership shall be kept at the entrance of the meeting hall.

## **SECTION 11. DOCUMENTATION, ACCOUNTS AND FINANCES:**

Minutes of the proceedings of the corporation and the executive committee shall be maintained and shall be approved by the respective committees and signed by the presiding officer at the next meeting. At the annual general body meeting, the executive committee shall present a statement of accounts. Every account of the corporation, approved by the general body, shall be conclusive except for any error discovered therein within one month after approval. A special account can be opened for charitable contributions received from members. The executive committee shall process disbursements of these funds.

## **SECTION 12. MISCELLANEOUS**

### **12.1. AMENDMENTS**

Amendments or alterations to this constitution shall be discussed/conveyed in general body meeting, a bylaw review must be completed with advisory board. The proposed amendments to the constitution shall be circulated at the earliest, or 30 days after the meeting.

### **12.2. SEAL**

The executive committee shall adopt a corporate seal, which shall bear the corporation's name, year, and state of incorporation. This is optional.

### **12.3. FISCAL YEAR:**

The fiscal year of the corporation shall be the same as the calendar year.



## **ARTICLE VII**

### **SECTION 1. ADVISORY BOARD**

**1.1 Formation:** There shall be an Advisory Board (AB) for Charlotte Malayalee Association (CLTMA).

- a. There shall be a body of 5 (five) advisory members, hereinafter referred to as the “Advisory Board” formed from the community and immediate past president/secretary/treasurer of the association.
- b. The committee shall consists of four (4) individuals from the active community members, herein referred as Community Advisory Board (CAB) Member and one (1) from the previous year’s President/Vice president / Secretary/Treasurer from the Executive Board, here in referred as Executive Committee Advisory Board (ECAB) Member.

**1.2 Purpose:** The primary role of the advisory board is to provide advisory & mentor support to the organization. While the strategy and the tactical execution of the organization is the role of the Executive Committee, the advisory board focuses on guidance and community outreach regarding CLTMA activities.

### **SECTION 2. ELIGIBILITY**

- a. Should have previously served as an EC member in CLTMA prior to the current selection year.
- b. Should have lived within the organization’s jurisdiction for 5 years.
- c. Prior non-profit or other experience with leadership roles.
- d. Solid track record of strong support of the association, served in multiple capabilities, high integrity, and reliability.
- e. Generosity of spirit. Track record of helping others and giving back to the community.
- f. Recognized, seasoned expert. A strong network and the ability to make strategic introductions.
- g. Excellent communication and interpersonal skills.
- h. The ability to think strategically and offer unbiased advice. The premise behind a board is to provide guidance to the executive committee.
- i. Is a well-connected member who can open new doors and bring opportunities. Shall have a proven record of positive connections within the local and wider community.
- j. Advisory board members should be careful to avoid situations where they may have a conflict of interest, such as offering advice to a competitor or disclosing proprietary information from or to another organization. CLTMA MUST be considered as TOP priority if/when involved in other organizations.
- k. Team Player. When board members come to the table, they must understand that the meeting is about the organization they are serving.
- l. Board members must be willing to voice concerns and suggestions with as much candor and honesty as possible. They must be able to handle challenging situations and handle it in a professional manner.
- m. Availability. A board member must attend 80% of the meetings, unless there are extenuating circumstances. However, the meeting organizer will try to schedule such meetings after discussing and in agreement with AB board.

### **SECTION 3. TENURE**

- a. The CAB members are expected to serve the community for a minimum-of 3 years.
- b. At any given year-end, only 1 CAB member shall roll out after completing their tenure of 3 years.

- c. If there are more than 1 CAB member who must roll out after completing their tenure of 3 years, the member who had the longest tenure will roll out. If 2 CAB members have the same tenure, AB will decide to select the member to roll out, provided there are no voluntary roll out.
- d. If a CAB member voluntarily roll out due to their extenuating circumstances only prior to their completion of tenure, then that CAB member will be considered as the roll out CAB member.
- e. CAB members who have completed their tenure are not eligible to apply for the same position in two (2) years. A cooling-off period (2 years) is imposed on them.
- f. Suppose the association cannot find a candidate who is eligible based on the eligibility defined, in those conditions, the advisory board member who is leaving the corporation after their tenure is eligible to continue with the corporation for one more year, provided the eligible member is ready to serve for the defined one-year term.
- g. One ECAB member position is reserved for the outgoing President/Vice President/Secretary/Treasurer of CLTMA, provided he/she is in good standing with the incoming executive committee. This is a rolling one-year position.

#### **SECTION 4. SELECTION**

- a) All the CAB members for the next year shall be selected by the current Advisory board consisting of 5 AB members.
- b) In any year, if AB does not have all the 5 members, one or more members of current Executive Committee who will be completing their 2 years during the current year, consisting of the President, Vice President, Secretary, Treasurer, in that order is eligible to be part of the 5 members to decide to select the new CAB member(s).
- c) The transparency around the CAB member selection process will be shared with the President, Vice president, Secretary and Treasurer of the current year.
- d) The current EC committee shall send out flyer with the eligibility and the open position and invite the applications from the community. Application shall be addressed to be received to the AB email address.
- e) The current AB board shall screen the applications based on the eligibility criteria defined and select the best candidate who will serve the community for the benefit of CLTMA and its members. In case of a deadlock, the AB member shall be selected by the majority decision.
- f) The ECAB member to be filled as a rolling one-year position shall be elected based on mutual discussion and/or voting between the President/Vice president/Secretary/Treasurer. In case of a deadlock, the decision shall be made by the current AB members. The guidelines for selection of the AB shall be followed for the current ECAB members while selecting for the rolling position.

#### **SECTION 5. ROLES AND RESPONSIBILITIES**

- a. The Executive Committee shall invite this Board to its meetings at least once in a quarter.
- b. The board shall weigh in on the impact and significance of the key discussion points but will not have any voting rights.
- c. The Advisory Board may also, if it feels necessary, give advice or suggestions to the Executive Committee on any matter relating to the activities of the Association.
- d. The Executive Committee is expected to provide detailed financial/account information/EC meeting minutes to the AB email address within 2 calendar weeks upon written/email request

to EC from any advisory board member. Normally this is provided as a google drive link accessible to all AB members on a continuous basis during their tenure.

- e. Any unresolved dispute, breach of constitution of Charlotte Malayalee Association, or any grave concern within the executive committee shall be referred to the advisory board for advice and recommendation.
- f. In a situation where the Association becomes non-functional or unconstitutional, the Advisory Board shall meet and discuss the situation and may decide to call the General Body and guide the General Body to take appropriate action.
- g. The advisory board may oversee the General Election for the new executive committee and handing over of the relevant documents by the outgoing executive committee to the incoming committee of the Association.
- h. The advisory board will oversee the annual audit of the finances.
- i. The advisory board along with the Executive Committee core will keep track of the long-term finances, goals.
- j. Special meetings of AB members may be called by two members of the AB with 2 days advance notice. Notice of a special meeting should state the purpose for which the meeting is called.
- k. Board members must abide by the CLTMA Bylaws and constitution.

## **ARTICLE VIII**

### **SECTION 1. DISSOLUTION**

The corporation can be dissolved, if so, decided by the general body specially convened to discuss the question and by a resolution passed by two-thirds majority of those present and voting. In the event of dissolution, the assets of the corporation shall be distributed or be given to a charitable organization as decided by two-third majority of the general body or in the event of an unresolved dispute about the distribution; the assets shall be transferred to the state of North Carolina.

### **SECTION 2. INDEMNIFICATION**

To the fullest extent permitted by law, the Charlotte Malayali Association (CLTMA) shall indemnify and hold harmless each person who is or was an executive committee member, advisory board member, or volunteer of CLTMA from and against any and all claims, demands, actions, suits, proceedings, liabilities, obligations, losses, damages, costs, and expenses, including but not limited to reasonable attorneys' fees, judgments, fines, penalties, and settlement amounts, incurred by such person in connection with any claim, action, suit, or proceeding brought against such person by reason of such person being or having been an executive committee member, advisory board member, or volunteer of CLTMA, provided that such person acted in good faith and in a manner the person reasonably believed to be in the best interests of CLTMA.

### **SECTION 3. DECISION MAKING**

Unless specified, all decision making is made via a simple majority vote of all members in a committee or board, except when government laws or statutes define otherwise.

## **AMENDMENTS**

ARTICLE II: LOCATION & ADDRESS: Changed from street address to physical address on record.

ARTICLE VI, SECTION 1: DEFINITION OF TERMS: Added a few definitions for clarity.

ARTICLE VI, SECTION 2.1: ELIGIBILITY AND ACCEPTANCE OF MEMBERSHIP: replaced expel with remove.

ARTICLE VI, SECTION 2.2: RIGHTS AND DUTIES OF MEMBERS: Added youth members along with associate.

ARTICLE VI, SECTION 2.5: ADDED 2.5. PARTICIPATION CRITERIA IN CLTMA EVENTS

ARTICLE VI, SECTION 4.1: Moved Advisory Board information to a new ARTICLE VII.

ARTICLE VI, SECTION 4.2: OFFICE BEARERS: Clarified youth as regular youth members for EC office. Added Joint Treasurer definition.

ARTICLE VI, SECTION 4.3: RIGHTS AND DUTIES OF EXECUTIVE COMMITTEE: Added AB in decision process as part of advisory role.

ARTICLE VI, SECTION 8.2: ELIGIBILITY FOR CANDIDACY. Updated eligibility of candidacy for EC members.

ARTICLE VI, SECTION 8.3: ELECTION: Clarified member as regular member.

ARTICLE VI, SECTION 8.4 NOMINATIONS: Corrected to current nomination process.

ARTICLE VI, SECTION 8.6 COUNTING OF VOTES: Minor corrections to provide clarity and correctness with existing process.

ARTICLE VI, SECTION 9.1 EXPULSION OF EXECUTIVE COMMITTEE MEMBERS: Changed from abstaining from 3 continuous meetings to abstaining from 20% of the meetings.

ARTICLE VI, SECTION 9.2: EXPULSION OF MEMBERS: Added AB in decision process as part of advisory role.

ARTICLE VII, SECTION 1 ADVISORY BOARD: Clarity and formatting.

ARTICLE VII, SECTION 2 ELIGIBILITY: Added a few criteria related to eligibility based on current application posting for the AB role.

ARTICLE VII, SECTION 3 TENURE: Provided clarity regarding tenure of AB.

ARTICLE VII, SECTION 4 SELECTION: Added selection process for AB.

ARTICLE VII, SECTION 5 ROLES AND RESPONSIBILITIES: Added request for information need to fulfil AB role. Added special meeting for AB in lines of EC which is already followed by AB.

ARTICLE VIII, SECTION 2: INDEMNIFICATION: Added Indemnification clause.

ARTICLE VIII, SECTION 3: DECISION MAKING: Provided clarity to decision making when it is not clear.

AMENDMENTS: Added a separate section to include amendments, so there is documentation and clarity as to what changed.

*The original Constitution and Bylaws for the Charlotte Malayalee Association was regularly adopted by the members of the Corporation in 2008.*

***This amended version of Constitution and Bylaws for the Charlotte Malayalee Association was regularly adopted by the members of the Corporation on December 14, 2024.***