



ARCHITECTS & ENGINEERS ASSOCIATION

AEA Building, Near Veterinary Hospital, Kokkala, Thrissur - 680 021, Kerala (Estd. 29-03-1989)
(Reg. No. 208 /1989. Registered under the Travancore - Cochin Literary Scientific Charitable Societies Registration Act XII of 1955)
Phone : 0487 2442165, Website : www.aeatcr.org Email : aeatcr@gmail.com

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Amendment Bye Laws March 03, 2021

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Imm. Past President

Er. Chandran K A
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Existing Rules I

3. Jurisdiction: The jurisdiction of the Association shall extend to the whole of Kerala State.

4. Objects : The Aims and objects of the Association shall be:- (a) To uphold and ensure the dignity and prestige of Technocrats in general and Architects and Engineers in particular so that they have their legitimate role in nation building. (b) To maintain, improve and foster a feeling of brotherhood and fellowship and close co-ordination among members with a view to develop their functioning and activities as much as possible for rendering maximum service to the society. (-C) to take all steps to safeguard the professional interests of Architects and Engineers. (d) To encourage research and free discussion on architectural and engineering problems and to publish periodicals and other publications regarding matters of interest to the Association. (e) to organise social cultural and educational activities for the benefit of members. (f) To co-operate with similar other Associations for mutual benefit. (g) To deal with such matters as may be considered necessary for the welfare of the members (h) To establish a common platform for Architects and Engineers to develop better understanding of architecture and engineering and to project the same to the public at large for the benefit of all. (I)to do all such other acts as are incidental or conducive to the attainment of the above objects.

Proposed Amended I

1. Clause III- Jurisdiction and other Conditions

The existing clause to be modified by adding the following.

- The Jurisdiction of the Association shall extend to the whole of Kerala state.
- The benefit of the Society is open to all, irrespective of cast, religion, creed and sex.
- The Society formed shall be IRREVOCABLE
- The funds of the Society will be invested strictly in accordance with provisions of section 11(5) r.w.s13 (1)(d) of the Income Tax Act.
- The income and the funds of the Society will solely be utilized for the objects and no portion of it will be utilize for payments to the trustees / members /office bearers by way of profit/dividend /interest etc...
- The Society will not function in the nature of conducting any business activities and not for the purpose of profit.
- In case the Society intends to run any business in future it will satisfy the conditions stipulated in section 11(4) and provision of section 80G(5)(1) of the Income Tax Act. Clause 13



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Existing Rules II

13. Amendments to Rules and Regulations : The rules and regulations of the Association shall be repealed, altered, added to or amended by a resolution at any General Body Meeting. The proposal to amend the rules with explanatory memorandum should be included in the notice for the meeting under Certificate of Posting. Any amendment to the By-Laws shall be carried at the General body Meeting only on the vote of at least three fifth of the members present and voting, subject to a minimum of 30% of the strength of the Association voted in favour of the amendment. However no amendment to the Memorandum and Rules & Regulations shall be made without the approval of the Commissioner of Income Tax

Proposed Amended II

Amendments Below the existing clause the following para to be added If powers to effect the amendment to the by-law of the Society have been given to the office bearers, it would not be extended to altering the basic character of the Society and further no such amendments which may prove to be repugnant to the provisions of section 2(15), 11, 12, 13 and 80G of the Income Tax Act shall be made.

Existing Rules III

14 -DISSOLUTION - The Association shall be dissolved if at least 3/5th of the total members of the Association record votes in favour of dissolution at the General Body Meeting called for that specific purpose and the assets at the time of dissolution shall be transferred to an Association Registered under the Societies Registration Act having similar objects. We the under signed being the members of the Association do hereby certify that the above rules and regulations of the Association have been approved in the General Body Meeting of the Association held on 22-3-89

Proposed Amended III

Clause 14 -DISSOLUTION The existing clause to be deleted and substituted as follows In the event of winding up or dissolution of the Society, the assets remaining as on the date of dissolution shall under no circumstances be distributed among the members of the Governing Body but the same shall be transferred to another Charitable Trust/ Society whose objects are similar to those of this Society and which is registered under section 12AA/12AB of the Income Tax Act at the time of transfer or shall be vested with the Government.

In witness whereas the governing body members have signed in the amendment deed on this day, month, and year first above mentioned.