

RULES AND REGULATIONS (BYE-LAWS)
OF
"SRKREC Alumni Association"

1. Name Of Association

SRKREC Alumni Association, Bhimavaram, here in after called **SRKRECAA**.

Definitions

General Body as **GB**

Annual General Body Meeting as **AGM**

S.R.K.R. Engineering College as **SRKREC**

Board of Directors as BOD

Secretary of BOD as Chief Operating Officer (COO)

Treasurer of BOD as Chief Financial Officer (CFO)

2. Location Of Registered Office

1st Floor, Z-204, General Amenities Building

S.R.K.R. Engineering College

China Amiram, Bhimavaram,

West Godavari District, Andhra Pradesh, India

3. Aims & Objectives

1. To provide a forum to establish a link between the alumni world-wide.
2. To provide a forum to establish a link between the alumni world-wide, staff and students of SRKREC, Bhimavaram.
3. To enable the alumni to initiate and actively participate in activities which would contribute to the general development of SRKREC, its staff and students;
4. To institute prizes and scholarships, and render financial aid to deserving students of SRKREC.
5. To organize and enable the networking and interaction on activities of common interest among alumni of SRKREC.
6. To approve/promote establishment of units, chapters in different geographical locations having adequate congregation of alumni members.
7. To do all such things as may be deemed incidental or conducive to the attainment of the foregoing objects

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8. To institute competition prizes, endowments etc., for the promotion, propagation of literature, science and technology, by conducting symposia, seminars, conferences etc.
9. To encourage research and bring out publications, concerning science, literature, music, dance, drama and other fine arts.
10. To establish and maintain libraries, providing references books and rare manuscripts, video films, computer discs, concerning science, technology, literature, music, dance and drama.
11. To conduct teaching classes for students to extract better performance in education.

12 RULES AND REGULATIONS:

- a) No activities of our society will be carried out outside India.
- b) The society will not carry on any activity with the intention of earning profits.
- c) The accounts will be audited by a qualified chartered accountant for every year.
- d) The income and funds will be solely utilized towards the objects and no portion of it will be utilized for payment to the trustee/members by way of profit, interest, dividends etc.
- e) The society is irrevocable and will continue in perpetuity.
- f) To undertake these and other incidental activities without profit motive and without discrimination on account of religion caste creed or gender.

Incidental/Ancillary Objectives

1. To establish, maintain, control and manage branches/ offices of the Society in India and elsewhere.
2. To print, publish and circulate articles, newsletters, journals, bulletins, pamphlets, posters, that the Directors in their absolute discretion deem fit/desirable for promotion and furtherance of its objectives.
3. To amalgamate or be amalgamated with any institutions having similar objects.
4. To apply to the Government, public bodies, urban, local, municipal, district and other bodies, corporations, companies or other persons for and to accept grants or money, equipment, land, buildings, donations, gifts, subscriptions and other assistance with a view to promote and further the objects of the Society and its objectives.
5. To borrow or raise any money that may be required by the Society upon such terms as may be advisable or by mortgage or charge of all or any part of the property of the Society for the promotion and furtherance of the objects of the Society.
6. To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange and other negotiable or transferable instruments, for the promotion and furtherance of the objects of the Society.

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7. To purchase or take by way of lease, sublease, gift, exchange, hire, or otherwise acquire any moveable or immovable property in general and in particular land, buildings, workshops, laboratories, machineries, equipment, furniture, scientific records, experimental data, libraries, plants, apparatus, appliances and any rights or privileges necessary or convenient for the promotion of the objects of the Society and to construct, erect, alter, improve, and maintain any buildings and to manage, develop, sell, demise, let, mortgage, dispose of, turn to account, or otherwise deal with all or part of the assets and rights of the Society for cash and/or any other consideration for the objects of the Society.
8. To pay all expenses, preliminary or incidental to the setting up of the Society.
9. To accept any bequest, gift, donation or subscription towards or to accumulate and provide a fund or an endowment and to invest the same and apply the income arising there from or to resort to the capital thereof for any of the objects of the Society.
10. To enter into agreement/ partnership or joint ventures or collaborations with any party either Indian or foreign in connection with attainment of main objects of the Society.
11. To open working offices and to appoint employees required in India and outside for or in connection with, all or any of the objects of the Society.

CERTIFICATE:

1. Certified that the Association is formed with no profit motive and no commercial activity involved in its working
2. Certified that it would not indulge in commercial profit making activities and share profits.
3. Certified that the Association would not engage agitation activities to ventilate grievances.
4. Certified that the office bearers are not paid from the funds of the Association.
5. Certified that the office bearer's signature are genuine

4. *Classification Of Members*

The association shall consist of the following categories of members.

1. Student Member
2. Guest Member
3. Member
4. Silver Member
5. Golden Member
6. Platinum Member

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Eligibility Of Membership

- a) All the current students of the college may enroll themselves as ***Student Members*** without right of vote or to become office bearers.
- b) All the old students who have completed the course in the college, within the preceding 3 years period shall become ***Guest Member*** without right of vote or to become office bearers.
- c) All the old students who have persuaded (not less than an academic year) a course in SRKR Engineering College, Bhimavaram are eligible to become ***Members*** of the association.
- d) All persons who have already been admitted as a member of association and have contributed an amount as decided by the Board are eligible to become ***Silver Members***. A person who becomes Silver member shall continue to be treated as a "Member" only for all purposes of these Bye-Laws, unless otherwise specified for the respective purpose.
- e) All persons who have already been admitted as a member of association and have contributed an amount as decided by the Board are eligible to become ***Golden Members***. A person who becomes Golden member shall continue to be treated as a "Member" only for all purposes of these Bye-Laws, unless otherwise specified for the respective purpose.
- f) All persons who have already been admitted as a member of association and have contributed an amount as decided by the Board are eligible to become ***Platinum Members***. A person who becomes Platinum member shall continue to be treated as a "Member" only for all purposes of these Bye-Laws, unless otherwise specified for the respective purpose.

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5. **Fee For Members**

To Start with, the fee for different categories of members shall be as follows

- i. Student Member - Free
- ii. Guest Member - admission fee of Rs.250/-
- iii. Member - Annual fee of Rs.250/-
- iv. Silver Member - Rs.5000/- + annual fee of Rs 250/-
- v. Golden Member - Rs.25,000/- with no annual subscription.
- vi. Platinum Member - Rs.50,000/- with no annual subscription.

The membership status of the members who have become Silver members, golden members shall automatically get upgraded to Golden Members and Platinum Members respectively by the time they complete the payment of prescribed contributions as decided by the Board by then against each category of Member.

However, the General body of the association may resolve for admission of any person or group of persons who have satisfied the eligibility criteria, as members without collecting the admission fee prescribed therein from time to time, by considering the reasons if any, which may auger well for achieving the aims & objectives of the association.

Further, the Board with 2/3rd majority in the voting by the members present in its meeting may revise fee prescribed for all types of memberships without retrospective effect.

6. **Admission**

- a) All the persons who intend to become members shall fill & submit an admission form to be made available for this purpose which contains particulars of name, course studied, period, permanent address, preset address, Email etc.
- b) It shall be the duty of the member to timely intimate the office of association in writing any changes in the particulars already furnished in the admission form.

7. **Patrons And Their Contributions**

The following are the patrons of the association.

- a) Chief Patron : Ex officio **Principal** of the SRKREC.
- b) Patrons : All **Head** of the Departments of the SRKREC.

The Patrons shall not have right of voting and no fee shall be paid by them.

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Chief Patron

- a) The Board of Directors shall take the guidance, supervision and help of the chief patron to see that the college utilizes the strengths of Alumni across the Globe to deliver Technology Seminars/ Lectures/ Help Poor or Deserving Students. The Board of Directors shall also seek his expert guidance to the Board in its meetings in order to make the aims and objectives of association more fruitful and purposeful.

Patrons

- a) The Director who is appointed with the subject of membership enrollment shall take the guidance and help of the patrons to see that the students from their department understand the objective and aims of Alumni Association.
- b) The Director who is appointed with the subject of "Staff and Technology Development" with the database of "alumni in good positions" shall take the guidance and help of patrons to see that there shall be a minimum of 6 Technology Seminars per annum to the students of their engineering department.

9. Advisers

The General body can appoint persons from different walks of life who may contribute for advancement of aims and objectives of the association as Advisors.

The advisors shall not have right of voting and no fee shall be paid by them.

10. Disqualification of a Member

- a) After getting membership, every member shall abide by the bye-laws of the association. The Board of Directors has the power to take disciplinary action against any member who violates them.
- b) If a member acts in a way detrimental to the interests of the association or if his general conduct is such as to render his removal necessary in the interest of the association, it shall be open to the Board of Directors to expel such a member by a resolution passed at a meeting of the Board of Directors by majority vote.
- c) The disqualification of any member by Board of Directors shall automatically renders him disqualified from all other positions/privileges etc accrued to him through these bye laws.

11. Withdrawal and Termination

- a) **By Resignation:** A Member may, at any time, resign his/her membership by giving notice in writing to the CEO together with outstanding dues if any. On receipt of such notice, the notice of resignation shall be placed before the next Board of Directors Meeting.

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- b) **By Non-Payment of Subscription:** The subscription shall be considered due in advance on the 30th June each year. If any member fails to clear the dues by 31st July of the year, a notice requesting him to clear the outstanding dues by the 31st August will be sent. Failing to comply with payment within 45 days from the date of dispatch of the notice, the member shall be considered to have terminated his/her membership.
- c) **By Removal:** On the report of gross misconduct or such acts as will be detrimental to the avowed objects of the Society, the Board of Directors, after being fully satisfied about the charges made against the member, shall place his/her name before a Special or Ordinary General Body Meeting. The name of the member shall be removed from the register if a two third majority of members present in the meeting vote for such removal.
- d) On his/her becoming insane or insolvent.
- e) On his/her conviction of any offense in connection with the formation, promotion, management or conduct of affairs of a society or a body corporate or of any offense involving moral turpitude.
- f) **Re-admission of Members**

Members who have resigned under item 11(a) above shall be readmitted on application. Those who have ceased to be members under item 11(b) above shall be eligible for re-admission on payment of arrears as decided by the Board of Directors.

12. Membership Privacy

The SRKRECAA shall strive to protect all alumni data of a personal/private nature from loss, misuse, disclosure to any third party or unauthorized access.

Every member of SRKRECAA shall stay committed to preserve the privacy of any personal information that an SRKRECAA member chooses to provide through the SRKRECAA website. Such information may be requested when one become a member of the association as stated in items 5 and 6 above, or register for any number of other services that SRKRECAA may provide time to time.

The COO will:

- ★ Provide to anyone, upon request and notice of their ability to opt out of information exchanges
- ★ Accept and maintain requests to stop receiving communication or other solicitations from SRKRECAA

13. General Body and Its Functions

The **General Body** (here onwards **GB**) shall consist of all members of the association enrolled as per items 5 and 6 will meet in the month of **DECEMBER** every year. It is authorized:

- i) To elect the Directors of the Board of Directors.
- ii) To pass the budget for the ensuing year and approve the expenditure statement of the preceding year.

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- iii) To approve the report of the activities of the association.
- iv) To appoint an auditor for auditing the accounts of the association.
- v) To constitute / abolish the chapters and approve/ review their activities.
- vi) To empower the Board of Directors decide and execute any of the works in connection with persuasion of its aims or objectives.
- vii) The designations mentioned as President, Vice President, Secretary (is also called as Chief Operational Officer), Treasurer (is also called as Chief Financial Officer) shall either be continued to be called in the same nomenclature or otherwise it shall be modified/ renamed/substituted depending on the future exigencies of the society by passing the resolution with 2/3rd majority of the members in AGM. However the duties attached to respective designation prior to the change shall continue or be reassigned with or without any change or modification to the respective designation given to the earlier respective designated posts.

For extraordinary and special meetings the COO, on the requisition signed by either more than 50% members from the Board of Directors or more than 30% of Silver members or 20% of Golden and Platinum Members put-together or 1/3rd of the total members, shall convene a meeting of GB within 45 days of receipt of such requisition. Such requisition shall contain proposed agenda and reasons for such meeting. 15 days notice shall be given to members for ordinary GB meeting. 10 days meeting notice shall be given to members for extraordinary and special purposes.

All patrons and advisors appointed if any shall be the special invitees for the meeting.

14. Board Of Directors (BOD) and Its Functions

The Board of Directors is the committee entrusted with the management of affairs of the association as stipulated under Sec 2(c) of the Societies Registration Act 2001.

The election of the Board of Directors shall take place during the Annual GB meeting either by show of hands or by secret ballot or in accordance with the modalities decided time to time by Board of Directors with 2/3rd majority opinion.

The Board of Directors shall be formed with not less than 7 directors and not more than 19 directors.

To start with, the Association shall have 15 directors in the Board and number of directors to be constituted in the board shall be varied with the resolution by the 2/3rd majority of the board of directors in the Board by then, subject to communication of this matter as agenda prior to the meeting.

Only the Silver members, Golden members, platinum members shall be eligible to run for the position of the Board of Director. The founder Board of Directors shall have to remit their subscriptions within 15 days of opening the first bank account of the association through which their eligibility to the post Board of Directors shall have to be fulfilled.

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With in 15 days from date of election, the Board of Directors shall meet and elect their chairman, vice chairman, Chief Operational Officer (COO) and Chief Financial Officer (CFO) by majority opinion. The Board of Directors shall continue to hold these positions until their term for Board of Directors is completed, unless they are changed by 2/3rd majority among the Board of Directors.

The chairman shall have casting vote in case of "tie" in the meetings.

In case of vacancies in Board of Directors, the Chairman can co-opt from the eligible members, till the next election is due.

In case of vacancies in positions of Chairman, vice chairman, Chief Operational Officer (COO) and Chief Financial Officer (CFO) in Board of Directors, the vacant positions shall be filled by election for the same among the Board of Directors by majority opinion.

The Board of Directors shall be responsible for planning of activities and looking into their budgetary needs. The Board of Directors shall meet at least once in three months or as often as it is necessary to transact the business of the association.

The CFO shall be responsible for convening the meetings and the meetings can be either with physical attendance of the members or by using any of the technologically advanced systems and arrange for recording the proceedings in the suitable manner.

The chief patron is a special invitee for the Board of Directors.

All the Directors in the Board shall hold office for 3 years from the date of their election, unless otherwise specified. However, due to any unforeseen reason, if the meeting of the GB is delayed, the directors due for retirement shall have to continue in the board if their retirement would result in to reduction of the strength of the Board of Directors to less than 7 directors, till new directors are elected.

The election of Board of Directors in the first election (year2007) shall be as follows.

- a) 5 Board of Directors for a period 2 years
- b) 5 Board of Directors for a period of 3 years
- c) 5 Board of Directors for a period of 4 years

The Board of Directors vide (a) above shall be elected during the second election after 2 years (year2009) from the first election for a period of 3 years. The Board of Directors vide (b) above shall be elected in the third election (year2010) a period of next 3 years. The Board of Directors vide (c) above shall be elected in the third election (year2011) a period of next 3 years.

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There after the election continues during every year for the Board of Directors which fall vacant during that year.

The Board can constitute as many working committees as deemed necessary by the resolutions, consisting not less than 2 Board of Directors with non-Board of Directors members if necessary.

15. Duties of Office Bearers

Chairman: The chairman shall preside over all meetings of the Board of Directors and shall have casting vote in case of tie in the meetings. He shall be the chief controlling and supervision officer of the association.

Vice chairman: The Vice Chairman shall substitute the Chairman in his absence.

Secretary is also called as Chief Operational Officer: The COO shall convene the meetings and record the minutes of every meeting in a book maintained for the purpose. He shall be responsible for carrying on with the affairs of the association as per byelaws. He will prepare the Annual Report and place the same before the Annual GB meeting for approval. He will attend to correspondence as per the directions of the Board of Directors.

Treasurer is also called as Chief Financial Officer: The CFO shall be responsible for the proper maintenance of the accounts, brought up to date in all Board of Directors meetings and get them passed. He will keep the funds with the banks, post offices or organizations as per the resolutions of the Board of Directors and arrange for auditing of accounts.

Other Directors: Other directors shall assist the Chairman, COO and CFO in managing the affairs of the association and shall discharge such functions as may be assigned to them from time to time.

16. Working Committees

The Board of Directors may, by resolution adopted by a majority of the directors then in office, create any number of working committees, each consisting of two or more directors with or without non-Board of Directors members, to serve at the pleasure of the Board.

Where it is not reasonably practical to obtain approval of the Board before entering into a self- dealing transaction, a working committee may approve such transaction in a manner consistent with the requirements of item 3 of these Bylaws; provided that, at its next meeting the full Board determines in good faith that the working Committee's approval of the transaction was consistent with the requirements of item 3 of these Bylaws and that it was not reasonably practical to obtain advance approval by the full Board, and ratifies the transaction by a majority of the directors then in office without the vote of any interested director.

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17. Chapters For The Association

The GB shall constitute as many chapters as deemed necessary in order to promote its objectives in a given area of jurisdiction and the Board of Directors shall formulate / regulate / supervise / control / monitor /modify the activities and the procedures of the chapters from time to time.

The Board of Directors shall co-opt a chapter convener, after obtaining the views of members of the association in the area of the respective chapters, for a period of one year.

The Chapter conveners shall be the special invitees for the Board of Directors meetings without right of voting.

The chapter conveners are responsible for continuous coordination with Board of Directors and act like a bridge between Board of Directors and chapter members. He can formulate squads under his leadership and undertake different activities including the income rising as permitted by byelaws. However, all activities resulting into financial transactions shall be strictly as per the guidelines formulated by Board of Directors from time to time in order to comply with the needs for common auditing of accounts..

18. Accounts

Account(s) shall be opened in the name of the SRKREC Alumni Association at places where the Board of Directors resolves to do so in any bank. The accounts in the bank shall be operated jointly by any two directors out of three authorized through a resolution by Board of Directors from time to time, with the cognizance of CFO if he is not one among the two directors.

All money by way of cash, cheques etc., shall be made over to CFO who will arrange to deposit the amount in the bank to the credit of the association.

19. Registers, Records and Accounts

Necessary records and registers shall be maintained by the COO and the accounts shall be maintained by the CFO. The audited account for the year shall be placed before the GB at its annual meeting for its approval.

20. Funds

- a) Subscriptions/contribution collected from the different members and donations from persons or bodies who are interested in advancement of the aims & objectives of the association, income arising due to the activities of the association organized in pursuance of its aims and objectives, form the source of income.

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- b) The funds shall be spent only for the attainment of the objectives of the association and no position thereof shall be paid or transferred directly or indirectly to any of the members through any means.
- c) The Directors operating the Account of the Society shall be responsible for the safe custody of the funds and assets of the Society.
- d) The funds of the Society shall be kept in some nationalized banks and be invested in any securities as specified u/s 20 of the Indian Trust Act, 1882.

21. Quorum

AGM meetings: 25 Members

Board of Directors meetings: More than 50% of the strength of Board of Directors

22. Year of The Association

The year of the association shall be from 1st October to 30th September.

23. Legal Jurisdiction

In the event of any dispute among the members of the association, the adjudication of its affairs shall be referred to the Principal court of the Civil Judicature of West Godavari District only.

24. Suits

The association shall sue and be sued in the name of the COO

25. Properties

The properties movable or immovable vested in the name of the society, shall be represented by the COO.

26. Amendments

When it is felt desirable to make certain amendments or alternations in the existing bye laws, it shall be done **with prior approval of the jurisdictional commissioner of income tax** with not less than 50% of the total membership being present and voting through an ordinary resolution.

When it is felt desirable to make changes in the memorandum of the association, it shall be done through a **special resolution** in which not less than 3/5th of the total members present and voting in a meeting conducted in accordance with Sec 2(o) of the Societies Registration Act 2001.

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27. Dissolution

The association can be dissolved through a special resolution as stipulated under Sec 24 of the Societies Registration Act 2001 after obtaining the approval of 3/5ths of the total membership.

If, for any reason, the society shall have to be dissolved, the assets and liabilities of the society outstanding on the day of dissolution shall only be transferred to any other society functioning with similar aims and objectives, and registered under u/s 12A of the Income Tax Act and got the exemption u/s 80G of the IT Act, after obtaining the approval of 3/5th of the total membership as stipulated under sec 25 of the societies Registrations Act 2001. Under no circumstance the funds or assets of the society shall be distributed among its members.

28. Indemnity

- a) No member of the Board of Directors of the Society shall be held responsible for any damage or loss to the Society incurred as a result of any action taken in good faith in the proper discharge of his/her duties except for willful negligence or fraud.
- b) Legal heirs, executors or administrators of the properties of any member of the Board of Directors of the Society shall at all times be indemnified and saved harmless out of the properties and funds of the Society.

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We, hereby certify that the above Rules and Regulations (Bye-Laws) are correct and in accordance with the provisions under The AP Societies Act XXXV of 2001.

Sl.No	Signature	Father/Husband Name	Address	Position
1		Srinivasa Rao	102, Swarna Palace, PNo.13, HNo.8-3-1064, Road No. 6, Srinagar Colony, Hyderabad-73	Chairman
2		J.Venkata Narasimha Raju	G-4, D.No:27-17-55, Yamunotri towers, ASR nagar,Rayalam Road, Bhimavaram-534202	Vice-Chair- man
3		Perumalla.Venkata Chalapathi Rao	Sivani Pumps and systems pvt.ltd 202, Medicherla Towers, Near Daimond Park,Dwaraka nagar, Visakhapatnam-530016	Secretary
4		V.Suryanarayana Raju	H.No: 25-2-3(1,4), Flat no- F-2, Manthena Mansions, Lecturers Street, Sri Ramapuram, Bhimavaram	Treasurer
5		Nagamuneeswara Rao	G1, Trendset Vantage, Road no:14, Banjara hills, Hyderabad-500034	Director
6		N.Nageswara rao	D.No:102, Utopia B, lodha tasa paradise, Sanath nagar, hyderabad	Director
7		Ramakrishnam Raju	401, Srichaithanya Towers, Sriramapuram, Bhimavaram-2	Director
8		T K M Rao	Flat no-404, Sadhguru Fortuna, Anand nagar, Marthahalli, Bangalore-530037	Director
9		Danduboina. Rama Krishna Appa rao	D.No: 40, 2nd floor, S.R.layout main raod, NAL Wind tunnel Road, Murigeshpalya, Bangalore 560017.	Director

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Sl.No	Signature	Father/Husband Name	Address	Position
10		G. Subba raju	27-17-21/3, A S R nagar, T.V tower road, Bhimavaram-2	Director
11		P.Jagannadha Raju	27-20-4/2, Vishwam my homes, Canal Road, A.S.R nagar, Bhimavarm-2, 534202.	Director
12		P.Sarraju	DNo: 1-1-9, Opposite to Ramalayam, R.K.Adarsh nagar, J.P.Road, Bhimavaram-2.	Director
13		M.V.V.S.T .Prabhakar rao	D.No:5-8-44/4, Mentevari thota, Bhimavaram	Director
14		Gadey. Kasi Viswanadham	D.No: 10-12-22, Rayaprolu vari street, Bhimavaram-1	Director
15		V.Naga Raju	V.R.Towers, Flat No: 202, Near new vishwakavi Road, China-amiram, Bhimavaram-534202	Director

Witnesses

Sl.No	Name	Occupation	Address	Signature

SECRETARY

We, hereby certify that the above Rules and Regulations (Bye-Laws) are correct and in accordance with the provisions under The AP Societies Act XXXV of 2001.

Sl. No.	Name	Age	Father/Husband Name	Address	Position
1	Jampana. Vijaya.Narasimha Raju	59	J.Venkata Narasimha Raju	G-4, D.No:27-17-55, Yamunotri towers, ASR nagar,Rayalam Road, Bhimavaram-534202	Chairman
2	Ch.Madhusudhana Rao	50	Satya Narayana Chikkam	D.NO 46-17-41, Danavaipet, Near Aditya Hospital, Rajahmundry-533103.	Vice-Chair- man
3	Perumalla. Subrahmanya Mohan Kumar	56	Perumalla.Venkata Chalapathi Rao	Sivani Pumps and systems pvt.ltd 202, Medicherla Towers, Near Daimond Park,Dwaraka nagar, Visakhapatnam-530016	Secretary
4	Vegeesna. Kasi Viswanadha Raju	54	V.Suryanarayana Raju	H.No: 25-2-3(1,4), Flat no- F-2, Manthena Mansions, Lecturers Street, Sri Ramapuram, Bhimavaram	Treasurer
5	Yarlagadda. Venkata Rajasekhar Babu	54	Nagamuneeswara Rao	G1, Trendset Vantage, Road no:14, Banjara hills, Hyderabad-500034	Director
6	Narra.Sridhar	53	N.Nageswara rao	D.No:102, Utopia B, lodha tasa paradise, Sanath nagar, hyderabad	Director
7	B.V Rambabu	48	B.S.V Krishna Murthy	Flat No 302,Mandava Towers, Tirumalnagar, Mou- Ali, Hyderabad	Director
8	M.B.K Varma	57	Manthena Chola Raju	Flat No 501, C- Block Sadguru Krupa Apartments, Kukatpally, Hyderabad	Director
9	Danduboina. Sridhar	36	Danduboina. Rama Krishna Appa rao	D.No: 40, 2nd floor, S.R.layout main road, NAL Wind tunnel Road, Murigeshpalya, Bangalore 560017.	Director

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Sl. No.	Name	Age	Father/Husband Name	Address	Position
10	Gadhiraju.Venkata Kiran Kumar Raju	36	G. Subba raju	27-17-21/3, A S R nagar, T.V tower road, Bhimavaram-2	Director
11	Penmetsa. Satya Narayana Raju	44	P. Jagannadha Raju	27-20-4/2, Vishwam my homes, Canal Road, A.S.R nagar, Bhimavarm-2, 534202.	Director
12	Pathapati. Ugandhar Naga Varma	41	P. Sarraju	DNo: 1-1-9, Opposite to Ramalayam, R.K.Adarsh nagar, J.P.Road, Bhimavaram-2.	Director
13	Mindakuduru. Murali	36	M.V.V.S.T .Prabhakar rao	D.No:5-8-44/4, Mentevvari thota, Bhimavaram	Director
14	S.Srinivas	50	Satti Veera Raghavulu	Plot no – 10, Anupama Housing, Diamond Hills Puppalaguda, Rangareddy Dist	Director
15	M. Anil Kumar	34	M.Suryanarayana Raju	Flat No 203, Krishna Priya Apartment Beside Narayana School Suryanarayanapuram Bhimavaram 534204	Director

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AMENDMENTS

The following Amendments are made to the existing bye-laws as per the resolution no.10 of Annual General Body meeting - 2013 held on 21-12-2013 at Mechanical Department Seminar Hall of SRKR Engineering College, Bhimavaram.

The Vice-chairman has proposed certain amendments to the existing Bye-laws to acquire eligibility to register the association u/s 12A of income tax Act and got the exemption u/s 80G of IT Act. In response, the general body has unanimously resolved to accept all the amendments and same are detailed below.

- 1) Deletion of item no 6 "to maintain a benevolent fund to help individual members of Alumni incase of distress" from clause no 3: Aims & Objectives.
- 2) The following points are to be included clause no 3: Aims & Objectives.
 - a) To institute competitions, prizes, endeared etc. for the promotion, propagation of literature, science and technology, by conducting symposia, seminars, conferences etc.
 - b) To encourage research and bring out publication, concerning science, literature, music, dance, drama and other fine arts.
 - c) To establish and maintain libraries, providing reference books and rare manuscripts, video films, computer disc, concerning science, technology, literature, music, dance and drama.
 - d) To conduct teaching classes for students to extract better performance in education.
 - e) Rules and Regulations:-
 - i) No activities of our society will be carried out outside India.
 - ii) The society will not carry on any activity with the intention of earning profits.
 - iii) The accounts will be audited by a qualified chartered accountant for every year.
 - iv) The income and funds will be solely utilized towards the objectives and no portion of it will be utilized for payment to the trustee/ members by way of profit, interest, dividends etc.
 - v) The society is irrevocable and will continue in perpetuity.
 - vi) To undertake these and other incidental activities without profit motive and without discrimination on account of religion, caste creede or gender.

SECRETARY

3) Amendments to clause no 26 : Amendments

Existing	Proposed
<p>1) When it is felt desirable to make certain amendments or alternations in the existing bye-laws, it shall be done with not less than 50 of the total membership being present and voting through an ordinary resolution.</p> <p>2) If for any reason the society shall have to be dissolved the assets and liabilities of the society outstanding on the day of dissolution shall only be transferred to any other society functioning with similar aims and objectives, after obtaining the approval of 3\5th of the total membership as stipulated under sec 25 of the Societies Registration Act 2001.</p>	<p>1) When it is felt desirable to make amendments or alternations in the existing bye-laws, it shall be done with prior approval of the jurisdictional commissioner of income tax with not less than 50% of the total membership being present and voting through ordinary resolution.</p> <p>2) If for any reason the society shall have to be dissolved the assets and liabilities of the society outstanding on the day of dissolution shall only be transferred to any other society functioning with similar aims and objectives and registered u/s 12A of the income tax Act and got the exemption u/s 80G of the IT Act, after obtaining the approval of 3\5th of the total membership as stipulated under sec 25 of the Societies Registration Act 2001. Under no circumstances the funds or assets of the society shall be distributed among its members.</p>

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