

R & R Amended

INDIAN YOGA ASSOCIATION

(A self-regulatory body of leading Yoga Institutions of India)

68 Ashok Road, New Delhi - 110 001, India

+91 72890 89029, +91 7291972078 iyayog@gmail.com www.yogarya.in

To,
The Registrar,
Registrar of Societies,
12/1, Jam Nagar House,
New Delhi - 110011

SUB: Amendment in Rules & Regulations and Detail of New Executive Council Members.

Dear Sir/madam.

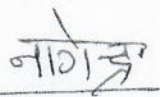
Please find herewith Amended Rules & Regulations and Detail of New Executive Council Members of the Indian Yoga Association having registered office at Morarji Desai National Institute of Yoga, 68, Ashoka Road, New Delhi-110001 registered under Societies Registration Act, 1860 having Registration No. S/63761/2008.

We request you to kindly acknowledge the said changes as per Societies Registration Act, 1860 as applicable in NCT of Delhi.

We wish to submit the same to you for your kind information and approval.

Thanking you

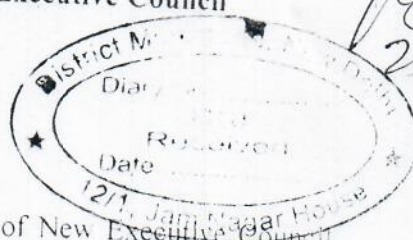
Yours Sincerely



(Dr. H. R. NAGENDERA),
President,
Indian Yoga Association

68, Ashoka Road, New Delhi-110001
Camp at MDNIY
Regn. No. S/63761/2008
Indian Yoga Association

Indian Yoga Association
Regn. No. S/63761/2008
Camp at MDNIY
68, Ashoka Road, New Delhi-110001



EXCERPTS OF THE MINUTES OF THE THIRD GENERAL BODY MEETING OF IYA HELD ON 5TH FEBRUARY, 2018 AT 3.00 PM IN THE PREMISES OF MORARJI DESAI NATIONAL INSTITUTE OF YOGA, 68, ASHOKA ROAD, NEW DELHI.

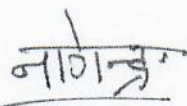
AGENDA ITEM NO.4

TO PERUSE THE MINUTES OF EXECUTIVE COUNCIL MEETINGS HELD ON 5TH AUGUST, 2017 AND 21ST DECEMBER, 2017.

The Member Secretary informed that the 13th and 14th meeting of the Executive Council were held on 5th August, 2017 and 21st December, 2017 respectively to redefine the structure of the various council/committees as also the Rules and Regulations of IYA. After perusal of the decision taken in these meetings, the GB approved the minutes of both the 13th and 14th meetings of Executive Council held on 5th August, 2017 and 21st December, 2017 respectively.

The Secretary General also informed that the GB in its 2nd meeting held on 8th March, 2017 formed a Sub-Committee to redefine the details of Rules and Regulations, functions, proceedings and powers and responsibilities etc. of each Body/Council/committee of IYA. Accordingly two meetings of Sub-Committee held on 25th April 2017 and 20th August, 2017, two meetings of Executive Council (13th & 14th) held on 5th August 2017 and 21st December 2017 and a meeting of the Working Committee held on 30th November, 2017 discussed and deliberate upon the same. On the basis of the discussions and deliberations held in these meetings, the Rules and Regulations of IYA have been amended and have been approved by the Executive Council in its 14th meeting.

Some suggestions have been received from Shri Subodh Tiwari, one of the members of GB for inclusion in the Rules and Regulations. The General Body considered the same and with its consent a new set of Rules and Regulations is prepared, which has been approved by the General Body. The final copy of the Rules and Regulations is enclosed as ANNEXURE-II.


(DR. H.R NAGENDRA),
PRESIDENT, IYA.

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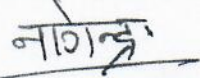
8.	Shri P.C. Kapur Representative, Sivananda Yoga Vedanta Dhanwantari Ashram, Thiruvananthapuram.	Treasurer
9.	Shri M. Kannan Representative, Isha Foundation, Coimbatore	Director, Standing Finance Committee
10.	Swami Atmapriyananda, Vice-Chancellor, R.K. Mission Vivekananda University, Howrah	Director, Standing Academic & Accreditation Committee
11.	Dr R Nagarathna Chief Medical Advisor, Arogyadhama, VYASA, Bengaluru	Director, Standing Research Committee
12.	Shri Subodh Tiwari, C.E.O. Kaivalyadhama Yoga Institute, Swami Kuvalyananda Marg, Lonavla, Pune- 410403	Director, Standing Legal & Standards Committee
13.	Sadhvi Bhagawati Saraswati Representative, Parmarth Niketan, Rishikesh	Director, Standing Publicity, Publication & P.R. Committee
14.	Dr. S. P. Mishra Former Vice Chancellor (DSVV, Haridwar & Shridhar University Pillani); 95, Loni Road, Near Hindon Air Force Station, Mohan Nagar, Ghaziabad – 201007 (UP)	CEO, PrCB

नमोऽस्तु

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CONSTITUTION OF EXECUTIVE COUNCIL

S.No.	Name and Address	Designation
1.	Dr. H. R. Nagendra Chancellor, SVYASA Yoga University, 19, Eknath Bhavan, Gavipuram Circle, Kempegowda Nagar, Bangalore-560019	President
2.	Smt. Hansaji Jayadeva Yogendra Director, The Yoga Institute, Shri Yogendra Marg, Prabhat Colony, Santa Cruz East, Mumbai-400055	Senior Vice President
3.	Dr. S. P. Mishra Former Vice Chancellor (DSVV, Haridwar & Shridhar University Pillani); 95, Loni Road, Near Hindon Air Force Station, Mohan Nagar, Ghaziabad – 201007 (UP)	Vice President
4.	Shri Subodh Tiwari, C.E.O. Kaivalyadhama Yoga Institute, Swami Kuvalyananda Marg, Lonavla, Pune- 410403	Vice President
5.	Ms. Kamlesh Barwal, International Co-ordinator, Sri Sri Yoga, Art of Living International Centre, 21 st Km. Kanakapura Road, Bangalore 560082	Secretary General
6.	Shri Jaideep Arya, Patanjali Yogapeeth, Haridwar.	Joint Secretary
7.	Ravi Tumuluri Personal Secretary to Chancellor, Swami Vivekananda Yoga Anusandhana Samsthana, Bengaluru	Joint Secretary



	<p>CEO apprised the EC about functioning and achievements so far of the PrCB. A total number of 3137 candidates have appeared for the Level1/2 exams with IYA. Out of which 1743 have been certified which is less than 50%.</p> <p>Total exams conducted so far by PrCb are 85 in over 22 exam centres.</p> <p>An examiner sensitization program was conducted in Rishikesh where 90% of the participants have passed the evaluation and we have 68 examiners on our roles today.</p> <p>The income and major expense heads were also discussed during the meeting.</p> <p>CEO, PrCB informed that Sri Manoj Singh had been selected for the post of COO, PrCB.</p> <p>The EC approved the selection and instructed the CEO, PrCB to issue the necessary appointment letter</p> <p>The EC nominated Smt. Aarti Maheshwari and Dr. Ajit Oak as part of the GB's nominees to PrCB committee.</p> <p>Action: CEO, PrCB</p> <p>Timeline: One Day</p>
11.	<p>IMPROVISATION DOCUMENTATION AND THE CONDUCT OF THE AFFAIRS OF THE ASSOCIATION</p> <p>It was decided that email would become the primary mode of communication.</p> <p>It was decided that video-conferencing and tele-conferencing may be used for participation in business meetings of the EC</p> <p>It was decided that printing of minutes would be for official records only.</p>
12.	<p>ANY OTHER ITEM WITH THE PERMISSION OF THE CHAIR</p> <p>None</p>

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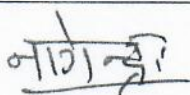
	<p>b. FINANCE COMMITTEE</p> <p>i. BUDGET PREPARATION FOR 2018-19 A budget would be prepared for the next fiscal Action: Treasurer Timeline: Two weeks</p> <p>c. ACADEMIC & ACCREDITATION COMMITTEE:</p> <p>i. COLLECTION OF SYLLABUS MADE IN THE PAST. ii. DRAFT SYLLABUS AND GUIDELINES FOR BACHELOR IN YOGA THERAPY (SPECIALISED COURSE)</p> <p>d. RESEARCH COMMITTEE</p> <p>i. PROPOSAL FOR BETTER EXECUTION OF ICAP ii. NATIONAL LEVEL SURVEY ON HOW MANY INSTITUTIONS ARE CONDUCTING YOGA PROGRAMS IN HIGHER EDUCATION, STUDY ITS RELEVANCE AND IMPACT FOR FURTHER POLICY DECISIONS.</p> <p>e. LEGAL</p> <p>i. CHANGE REPORTS OF CONSTITUTIONAL AMENDMENTS It was decided to register the IP for Indian Yoga Association and its logo. Accordingly, organisations abusing / misrepresenting the Indian Yoga Association name would be asked to stop any such activity that may bring IYA to disrepute Action: VP(ST) Timeline: One week</p>
9.	<p>TO CONSIDER THE PROGRESS OF THE PREPARATIONS OF COFFEE TABLE BOOK AND THE EXPENDITURE INVOLVE.</p> <p>It was decided to defer the preparation of the Coffee Table Book at this time.</p>
10.	<p>TO CONSIDER THE PROGRESS AND FUNCTIONING OF PRCB TILL 30TH NOVEMBER, 2017 AND FUTURE PLANS.</p>

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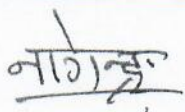
	<p>ii. PRESS RELEASE</p> <p>iii. Bi-monthly e-newsletter to be circulated to all members of IYA</p> <p>iv. SOCIAL MEDIA</p> <p>v. JIO MOU</p> <p>vi. Reliance JIO would be called for a meeting with IYA to discuss</p> <p>a. MOU with IYA to provide free WIFI connectivity to all IYA member institutions</p> <p>vii. b. MOU with IYA to air content from different members institutions of IYA for the Yoga and Spirituality channel on JIO TV</p> <p>viii. PUBLICATION OF BOOKS FOR UGC DRAFTED PROGRAM.</p> <p>Till the time the committee becomes fully functional, It was decided to form a sub-committee as a working group with the following experts as members:</p> <p>Dr Rajvi Mehta</p> <p>Dr Ananda Balayogi</p> <p>Dr Karuna Nagarajan</p> <p>Dr Sharad Bhalekar</p> <p>Dr Neelkamal</p> <p>Joint Secretary (Ravi Tumuluri) – Member Convener</p> <p>Action: Joint Secretary (RT)</p> <p>Timeline: One week</p> <p>It was decided that Art of Living would provide the graphics design for the IYA insert that would be put in all IYA Publications</p> <p>Action: SG</p> <p>Timeline: One Week</p> <p>Kaivalyadham, SVYP and Patanjali Yoga University will take up the printing and publishing of the books finalized</p>
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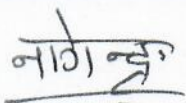
	<p>For Yoga Professional Memberships:</p> <p>A YPM would be provided a virtual ID number</p> <p>A newsletter would be sent in soft copy format</p> <p>A YPM will be eligible for discounts on publications of member institutions as per the member institution norms</p> <p>A YPM would be eligible for discounts to events of Member Institutions as per the member institution norms</p> <p>The fees of the YPM will be INR 1000/- p.a. for Indian Nationals (inclusive as SAARC nations) and USD 100/- for foreign Nationals</p> <p>Action: Joint Secretary (RT)</p> <p>Timeline: Two days</p> <p>Online registration forms with payment gateway will be integrated in the website. Mobile registration will also be developed. Letters / emails will be written to all the member institutions with an aim to request register an average of 1000 members per institution.</p> <p>Action: Secretary General</p> <p>Timeline: One week</p>
8.	<p>FORMALISATION OF STANDING COMMITTEES</p> <p>The Standing Committees were formalized as below:</p> <p>Director Standing Finance Committee (I/C) – PC Kapoor</p> <p>Director Standing Academic & Accreditation Committee – Swami Atmapriyananda</p> <p>Director Standing Research Committee – Dr R Nagarathna</p> <p>Director Standing Publicity, Publications & PR Committee – Sadhvi Bhagawati Saraswati</p> <p>Director Standing Legal & Standards (I/C) – Sri Subodh Tiwari</p> <p>CEO PrCB – Dr SP Mishra</p> <p>SUGGESTING TASKS TO STANDING COMMITTEES AND DISCUSSION</p> <p>a. PUBLICITY / PUBLICATION / PR</p> <p>i. WEBSITE UPDATION</p> <p>Second Joint Secretary will continue updation of website</p>



	<p>Action: SG Timeline: One week</p> <p>The PrCB and the Diabetes Control Project bank accounts signatories will continue same as before.</p> <p>Resolution: It was resolved to activate the internet banking facility for PrCB bank account Action: Dr SP Mishra Timeline: One week</p>
6	<p>RESOLUTION FOR FILING CHANGE REPORT</p> <p>Resolution: It was resolved by the EC to file Change Report with the Registrar of Societies It was resolved to file the amended R&R to the Registrar of Societies It was resolved to file updated list of Executive Council with the Registrar of Societies Action: SG Timeline: One Week</p>
7	<p>REVIEW THE NUMBERS OF GENERAL MEMBERS / INSTITUTIONAL MEMBERS ENROLLED IN IYA; DISCUSS AND INITIATE NEW INITIATIVES / POLICIES FOR INCREASING MEMBERSHIPS</p> <p>This was discussed at length. The following changes would be made to the General Memberships: Life membership is reserved for eminent people and by invitation only as before. A General member need not have any pre qualification. A general member would be provided a virtual ID number A general member is entitled to a free copy of e-newsletter every two months GM will be eligible for discounts on publications of member institutions as per the member institution norms. The General Membership Fee was decided at INR 250/- p.a. for Indian Nationals (inclusive as SAARC nations) and USD 25/- p.a. for foreign Nationals. Action: Joint Secretary (RT) Timeline: Two days</p>

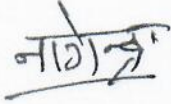


3	<p>DISCUSSION FOR MEETING AND AGENDA FOR GOVERNING COUNCIL</p> <p>Action: EC expressed a need for a meeting of the Governing Council of the IYA at the earliest. Accordingly, EC through the President, would seek the most convenient dates of the Chairman, GC to help convene the first GCM. This is required to take stock of developments so far as also to seek a roadmap for the future.</p> <p>At this point, it was also resolved that the contribution pledged of INR. One Crore by the Hon. Chairman, GC would be sought as reserve fund to the extent of 80%, that may be utilized as seed money for for acquisition and building of infrastructure for IYA in Delhi and fund to the extent of 20% shall be used for identified operational expenses.</p> <p>Action: The SG would write a letter to the Chairman, GC for the same.</p> <p>Timeline: One week</p>
4	<p>RECORDING THE HAND OVER AND DOCUMENTS</p> <p>Action: The SG would take physical stock taking of all the documents which have already been locked away in the old IYA office room at MDNIY</p> <p>Timeline: One week</p>
5	<p>RESOLUTION FOR SIGNATORIES FOR BANK</p> <p>It was informed that IYA has two accounts at SBI and one at erstwhile State Bank of Travancore (now SBI). The PrCB has an account in Punjab National Bank. The Diabetes Control Project has an account in Punjab National Bank</p> <p>Resolution:</p> <p>It was resolved that the signatories for all the bank accounts will be:</p> <p>Dr HR Nagendra, President</p> <p>Smt Kamlesh Barwal, Secretary General</p> <p>Sri PC Kapoor, Treasurer</p> <p>It was resolved that all bank accounts will be operated by any two signatories</p> <p>Action: SG</p> <p>Timeline: One week</p> <p>It was resolved the internet banking facility will be availed for all IYA bank accounts</p>



President – Dr. HR Nagendra
Senior Vice President – Smt Hansa Yogendra Jayadeva
Vice President – Dr. SP Mishra
Vice President – Sri Subodh Tiwari
Secretary General – Smt Kamlesh Barwal
Joint Secretary – Dr Jaideep Arya
Joint Secretary – Sri Ravi Tumuluri
Treasurer – Sri PC Kapoor
Director Standing Finance Committee (I/C) – PC Kapoor
Director Standing Academic & Accreditation Committee – Swami Atmapriyananda
Director Standing Research Committee – Dr R Nagarathna
Director Standing Publicity, Publications & PR Committee – Sadhvi Bhagawati Saraswati
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CEO PrCB – Dr SP Mishra

Consent of all members of the new EC were recorded. All EC members were asked to submit their updated CVs and their KYC documents at the earliest.



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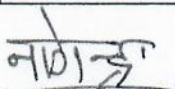
VENUE:
MEETING HALL,
PHD HOUSE, 4/2 SIRI INSTITUTIONAL AREA,
AUGUST KRANTI MARG, NEW DELHI 1100160

Fifteenth meeting of the Executive Council of Indian Yoga Association

27th February 2018 at 11:00 A.M.

I N D E X

Agenda No.	Particulars
1	CONFIRMATION OF THE MINUTES OF THE 14 TH MEETING OF EXECUTIVE COUNCIL OF IYA HELD ON 21 ST DECEMBER 2017. Action: Minutes of the 14 th EC were confirmed
2	TO REPORT ACTION TAKEN ON THE MINUTES OF THE 14 TH MEETING OF THE EXECUTIVE COUNCIL OF IYA HELD ON 21 ST DECEMBER 2017. Action: a. As per the 14 th EC, the General Body meeting was convened on the 5 th February 2018. b. The R&R was suitably amended by the GB as per the recommendations of the EC and the ad hoc Committee c. Gratitude expressed towards the previous EC and the outgoing President Sri OP Tiwari ji and their contribution recognized. d. New President Dr. HR Nagendra was welcomed. As per the decision in the General Body new Executive Council was formed


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Regd. Office: Morarji Desai National Institute of Yoga

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AGENDA NOTES

**15th MEETING OF THE EXECUTIVE COUNCIL
(TUESDAY, THE 27TH FEBRUARY 2018)**

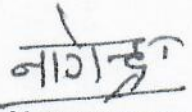
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bearers and members on various committees, from amongst the names volunteered by members present as detailed below:

- | | |
|--|-------|
| 1. Senior Vice President | (one) |
| 2. Vice Presidents | (two) |
| 3. Secretary General | (one) |
| 4. Joint Secretaries | (two) |
| 5. Treasurer | (one) |
| 6. C.E.O., PrCB | (one) |
| 7. Director, Standing Finance Committee | (one) |
| 8. Director, Standing Academic and Accreditation Committee | (one) |
| 9. Director, Standing Research Committee | (one) |
| 10. Director, Standing Legal and Standards Committee | (one) |
| 11. Director, Standing Publicity, Publication & P.R. Committee | (one) |
| 12. Members to be nominated by GB on various Committees | |

It was however decided to give due representation to all the founder members and the new members while making selection. The new Governing Council, General Body, Executive Committee may start operating from the 12th February 2018, after due handover.


(DR. H.R NAGENDRA),
PRESIDENT, IYA.

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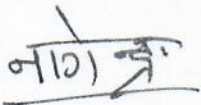
AGENDA ITEM NO.5

TO ELECT/SELECT THE OFFICE BEARERS OF IYA FOR THE NEXT 4 YEARS TERM AND ALSO MEMBERS FOR VARIOUS BODIES/COMMITTEES OF IYA.

The Secretary General informed that the earlier term of the earlier General Body expired on 28th October, 2017. As the Rules and Regulations have been amended and as per the new set of Rules and Regulations, the General Body is required to be reconstituted.

The Secretary General apprised the General Body about the election procedure etc. as stipulated in the new set of Rules and Regulations whereby Nominations for electing the office bearers and members may be invited. Accordingly only two nominations, one for the Vice-President and the other for Joint Secretary have been received. The General Body unanimously agreed to go by nomination / selection for formulation of Executive Committee in spirit of Yoga. The Secretary General proposed the name of Dr. H.R. Nagendra for President of the IYA for the next term of GB for the year 2018-2022, which was seconded by the senior members like Dr. S.P. Mishra, Shri S.V.Vyavahare, Shri P.C. Kapoor, Shri Sridharan and unanimously accepted. **The General Body unanimously selected Dr. H.R. Nagendra as the new President of IYA.** As decided earlier in the meeting of the Advisory Board held on 7th February 2017, **Swami Baba Ramdev will continue to be the Chairperson of the Governing Council of IYA** for the next four years. Dr.H.R. Nagendra proposed that as per norms of seniority, **Smt. Hansa Jaydev is proposed as the Senior Vice President**, this was seconded by Dr. S.P. Mishra, Shri.Subodh Tiwari and unanimously accepted. **Dr. S.P. Mishra proposed name of Shri. Subodh Tiwari as Vice President**, which was seconded by Shri. P.C.Kapoor & Smt. Kamlesh Barnwal and unanimously accepted. Dr. H.R Nagendra has proposed the name of **Smt. Kamlesh Barnwal as the Secretary General of IYA**, which was accepted.

The matter regarding the selection of other office bearers and members to the various committees etc. was discussed at length. In view of the fact that the process requires in depth thinking and also further consultation with some of the senior members of the Association who could not attend the meeting it was therefore unanimously decided to authorize the newly selected President to choose his team of office



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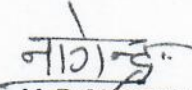
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PRESIDENT, IYA.

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STANDING COMMITTEES (five)

There will be the following Standing Committees headed by a Director unanimously selected (failing thereby to be elected) by the General Body.

- a. Standing Finance Committee
- b. Standing Academic and Accreditation Committee
- c. Standing Research Committee
- d. Standing Legal & Standards Committee
- e. Standing Publicity, Publication and Public Relations Committee

The Standing Finance Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	G.B. Members (Nominated by GB)	02
4.	One of the Joint Secretaries	01
5.	Treasurer – Member-Secretary	02
	Total	05

The composition of other committees except Standing Finance Committee will be as under:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	GB members (Nominated by GB)	02
4.	An Expert member from the field nominated by Director	01
5.	One of the Joint Secretaries – Member Secretary	01
	Total	05

The Executive Council approved the structure as above and agreed to amend the Rules and Regulations accordingly and the amended copy of R & R's is enclosed.


**(DR. H.R NAGENDRA),
PRESIDENT, IYA.**

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NOTE: Amended Rules and Regulations of Indian Yoga Association as approved in EC meeting held on 21st December, 2017 and finalized in GB meeting held on 5th February, 2018 has been attached with this document.

The constitution of the Governing Council shall be:

Sl. No.	Office bearers and Members	No.
1.	Chairperson (selected by the Yoga Gurus/Masters)	01
2-7	Eminent Yoga Gurus including heads of eminent Yoga Institutions	06
Office Bearers – Ex-officio members		
8	President, IYA – Ex-officio	01
9	Secretary General, IYA – Ex-officio Member-Secretary	01
	Total	09

NOTE: The office bearers of IYA may be the special invitees as per need of the agenda with the permission of the President.

EXECUTIVE COUNCIL (EC):

The Executive Council will be a body responsible for the execution of the decisions taken by the General Body and Governing Council of the Association. The President of IYA shall be the Chairperson of the Executive Council. The Secretary General of the Association may be the Member-Secretary of the Executive Council.

The Executive Council shall consist of the following officials:

S. No	Office bearers & Members	No.
1	President, IYA - Chairperson	01
2	Senior Vice President - Vice Chairperson	01
3-4	Vice Presidents	02
5-6	Joint Secretaries	02
7	Treasurer	01
8	C.E.O., PrCB	01
9-13	Directors, Standing Committees	05
14	G.C. Members	01
15	Secretary General – Member Secretary	01
	Total	15

PERSONNEL CERTIFICATION BODY (PrCB)

S. No	Office bearers & Members	No.
1.	Chief Executive Officer	01
2.	Yoga Expert	01
3.	Quality Assurance Expert	01
4.	Administration Expert	01
5-6	GB members (nominated by GB)	02
7.	One of the Joint Secretaries /COO – Member-Secretary	01
	Total	07

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Indian Yoga Association
Regn. No. S/63761/2008
Camp at MDNIY
68, Ashoka Road, New Delhi-110001

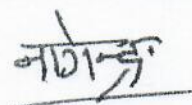
	Members with Voting Rights	
1-15	Heads of each of the founder Eminent Yoga Institutions as per ANNEXURE-A or one of their nominee approved by the Governing Council; and	15
16-65	The eminent Yoga Institute being included subsequently as in ANNEXURE-B or one of their nominee approved by the Governing Council.	50
66-70	Vice Chancellors of Universities having Department of Yoga/Heads of Yoga Departments in the universities or their nominees, by rotation, for a period of four years. (ex-officio members)	05
71-80	Eminent Yoga Professionals (selected)	10
81-90	Life time members of IYA(elected/selected)	10
91-100	Yoga Professionals (elected/selected from Yoga professionals registered with IYA)	10
101-110	General Yoga members (elected/selected from General Members registered with IYA)	10
111-175	Two representatives from each State Association as President and Secretary or their nominees; and One representative from UT Association as President or his nominee. (29x2 =58 & 7x1=7)	65
	TOTAL General Body Members	175

The Powers of the General Body shall be:

- (1) To conduct election/selection of the office bearers and members of different bodies/committees etc. of the association
- (2) To consider the annual report, audited accounts and the auditor's report pertaining to the Association for approval.
- (3) To amend and approve Rules, Regulations and Bye-laws of the Association.
- (4) To take up any other matter as deemed fit to be considered by the General Body.

GOVERNING COUNCIL (G.C.):

The Governing Council is the Supreme Body of the Association for policy making and decision taking, consisting of 13 eminent Yoga Gurus/Masters and will be the guiding force for all matters related to the Association. **These Yoga Gurus/Masters including heads of the eminent Yoga Institutions shall unanimously select one of the Yoga Gurus/Masters, as the Chairperson of the Governing Council.** The past President/s of IYA shall also be the member/s of Governing Council. The President and the Secretary General of the Association shall be the ex-officio members of the Governing Council while Secretary General will also act as Member-Secretary.



Indian Yoga Association
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EXCERPTS OF THE MINUTES OF THE FOURTEENTH MEETING OF EXECUTIVE COUNCIL OF THE INDIAN YOGA ASSOCIATION HELD ON 21ST DECEMBER, 2017

Agenda Item No: 7 - TO CONSIDER AND APPROVE THE RULES AND REGULATIONS (R&Rs) AMENDMENTS OF IYA.

The Secretary General informed that the Rules and Regulations of IYA have been prepared on the basis of the deliberations and discussion taken during the 1st Advisory Committee meeting held on 7th February 2017, meeting of the 2nd General Body held on 8th March 2017, 2 meeting of Executive Council held on 22nd February, 2017 and 5th August 2017, 2 meetings of Sub-Committee held on 25th April 2017 and 20th August 2017 and two meeting of the Working Committee held on 12th May, 2017 and 30th November 2017 and subsequent discussions with the office bearers of IYA and members of IYA. Finally the rules and regulation had been amended accordingly and the following Structure had been agreed on various Bodies, Governing Councils and Executive Committee of IYA.

GENERAL BODY (G.B.):

The General Body shall comprise of members with Voting Rights including Ex-Officio members, and members without Voting Rights.

S.No	Office bearers	No.
1	President	01
2	Chairperson, Governing Council	01
3	Senior Vice President	01
4-5	Vice Presidents	02
6	Secretary General - Member Secretary	01
7-8	Joint Secretaries	02
9	Treasurer	01
10	C.E.O., Pr. CB	01
11-15	Directors, Standing Committees	05
16-27	Governing Council Members	06
	TOTAL	21

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RULES AND REGULATIONS OF THE INDIAN YOGA ASSOCIATION

1. TITLE

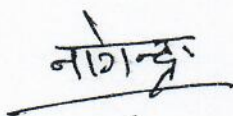
These Rules and Regulations may be called the "**Indian Yoga Association Rules, 2018**".

1.1 DEFINITIONS:

In these Rules, unless there is anything repugnant or contrary in the subject or context:-

- i) "**Association**" means the Indian Yoga Association.
- ii) "**General Body**" means the General Body of the Indian Yoga Association.
- iii) "**Governing Council**" means the Governing Council of Indian Yoga Association.
- iv) "**Executive Council**" means the Executive Council of Indian Yoga Association.
- v) "**Personnel Certification Body**" means the Personnel Certification Body (PrCB) of Indian Yoga Association.
- vi) "**Standing Committees**" means the Standing Committees of Indian Yoga Association.
- vii) "**President**" means the President of the Indian Yoga Association/General Body and Executive Council.
- viii) "**Chairperson**" means the Chairperson of the Governing Council.
- ix) "**Senior Vice-President**" means the Senior Vice-President of Indian Yoga Association.
- x) "**Vice-President**" means the Vice-President of the Indian Yoga Association.
- xi) "**Secretary General**" means the Secretary General of the Indian Yoga Association.
- xii) "**Joint Secretary**" means the Joint Secretary of the Indian Yoga Association.
- xiii) "**Treasurer**" means the Treasurer of the Indian Yoga Association.
- xiv) "**Director**" means the Director of the Standing Committee.
- xv) "**Chief Executive Officer**" means the Chief Executive Officer of Personnel Certification Body (PrCB) of Indian Yoga Association.
- xvi) "**Mediation and Arbitration Committee**" means the Mediation and Arbitration Committee of the Indian Yoga Association.
- xvii) "**Members with Voting Right**" means a person who believes in the aim and objectives of the Association with rich experience, expertise and knowledge of Yoga and its applications and who fulfills the code of conduct set by the Association, duly recommended by 2 heads of the Eminent Yoga Institutions as in ANNEXURE-A and approved by the Governing Council.
- xviii) "**Members without Voting Right**" means a person who believes in the aims and objectives of the Association has specified qualification(s) and experience and fulfills the code of conduct set by the Association, recommended by the **Standing**

Finalized in the General Body Meeting dated 5th Feb 2018







Academic and Accreditation Committee and approved by the Governing Council.

- xviii) **"Ex-officio Member"** means the member who believes in the aim and objectives of the Association and who by virtue of his official status becomes a member of the Association as defined in Rule 3. The Vice-Chancellors of any 5 (five) universities having Department of Yoga or their nominees, by rotation, will be ex-officio members.
- xix) **"State Units"** means the State/Union Territories Units of Indian Yoga Association.

1.2 CESSATION OF MEMBERSHIP

Any member of the Association shall cease to be a member if (a) he resigns, becomes of unsound mind, insolvent or is convicted of a criminal offence involving moral turpitude (b) he goes abroad for a continuous period exceeding one year, (c) he does not attend three consecutive meetings of General Body (d) the Governing Council by a majority votes is of the opinion that a member has acted or is acting against the interests of the Association after giving an opportunity to the member to explain his action.

1.3 REFUSAL

The Governing Council of the Association may refuse any person(s) the membership of the Association without giving any reason whatsoever.

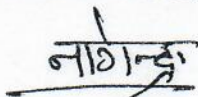
1.4 RESIGNATION BY OFFICE BEARERS

- (i) If any of the office bearers do not want to continue to be an office bearer, shall submit his resignation to the President with a copy to the Secretary General, but he will continue to hold the post until his resignation is accepted by the President.
- (ii) In case of resignation by the President, the same shall be submitted to the Senior Vice-President with a copy to the Secretary General, which shall be placed before the Governing Council for discussion, acceptance and nominating interim President for rest of the term of the General Body.

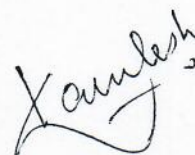
2. AUTHORITIES AND OFFICE BEARERS OF THE ASSOCIATION

- i. The General Body
- ii. The Governing Council
- iii. The Executive Council
- iv. The Personnel Certification Body
- v. The Standing Committees
 - (a) Standing Finance Committee
 - (b) Standing Academic and Accreditation Committee
 - (c) Standing Research Committee
 - (d) Standing Legal and Standards Committee
 - (e) Standing Publicity, Publication and Public Relations Committee
- vi. The President of the Association
- vii. The Chairperson of the Governing Council
- viii. The Senior Vice President of the Association

Finalized in the General Body Meeting dated 5th Feb 2018







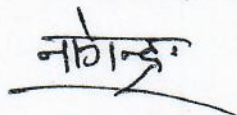
- ix. The Vice-Presidents of the Association
- x. The Secretary General of the Association
- xi. The Joint Secretaries of the Association
- xii. The Treasurer of the Association
- xiii. The Chief Executive Officer of PrCB
- xiv. The Directors of the Standing Committee(s)
- xv. Such other committees, Sub-committees, authorities and officers as may be appointed by the Governing Council:
 - a) Mediation and Arbitration Committee

3. **THE GENERAL BODY (G.B.):**

The General Body shall comprise of members with Voting Rights including Ex-Officio members, and members without Voting Rights.

S.No	Office bearers	No.
1	President	01
2	Chairperson, Governing Council	01
3	Senior Vice President	01
4-5	Vice Presidents	02
6	Secretary General	01
7-8	Joint Secretaries	02
9	Treasurer	01
10	C.E.O., Pr. CB	01
11-15	Directors, Standing Committees	05
16-21	Governing Council Members	06
	TOTAL	21
	Members with Voting Rights	
1-15	Heads of each of the founder Eminent Yoga Institutions as per ANNEXURE-A or one of their nominee approved by the Governing Council; and	15
16-65	The eminent Yoga Institute being included subsequently as in ANNEXURE-B or one of their nominee approved by the Governing Council.	50
66-70	Vice Chancellors of Universities having Department of Yoga or their nominees, by rotation, for a period of four years. (ex-officio members)	05
71-80	Eminent Yoga Professionals (selected)	10
81-90	Life time members (elected/selected)	10
91-100	Yoga Professionals (elected/selected from Yoga professionals registered with IYA)	10
101-110	General Yoga members (elected/selected from General Members registered with IYA)	10
111-175	Two representatives from each State Association as President and Secretary or their nominees; and One representative from UT Association as President or his nominee. (29x2 =58 & 7x1=7)	65
	TOTAL	175

Finalized in the General Body Meeting dated 5th Feb 2018







3.1 MEMBERS WITH VOTING RIGHTS:

The General Body shall comprise of not less than 21 members and not more than 175 Members with Voting Rights including Ex-Officio members, who will be selected by GB.

3.2 MEMBERS WITH NON-VOTING RIGHTS

- i. All such persons who have a degree in Yoga from a University recognized by the University Grants Commission (UGC), who believe in the aim and objectives of the Association and who had the specified experience and fulfill the code of conduct set by the Association, recommended by the **Standing Academic and Accreditation Committee** and approved by the Governing Council.
- ii. All such persons with a Graduate degree and a Diploma / Post Graduate Diploma of minimum 1 year duration from any University recognized by University Grants Commission (UGC) or from eminent Yoga Institutions as per Annexure-A&B or Institutions accredited to Indian Yoga Association (IYA) who believe in the aim and objectives of the Association, has specified experience and fulfills the code of conduct set by the Association, recommended by the **Standing Academic & Accreditation Committee** and his/her membership is approved by the Governing Council.
- iii. The Institutes / Centres of Yoga having a minimum of 3 years standing, meeting the conditions (i) Certificate of incorporation/Registration with Society / Charity Commissioner, (ii) PAN card; (iii) Copy of constitution / MoA/Bye-laws; (iv) financial statements for last three years or year of existence duly audited by Chartered Accountants (in case it is less than three years) may be invited / may apply for Institutional Membership. The Governing Council will consider the applications and confirm the General Membership.
- iv. The Secretary General with the consent of President may also nominate 05 special invitees with non-voting rights which will be ratified by the Governing Council.

3.3 TERMS OF MEMBERS:

- (i) The term of a nominated / elected member shall be 4 (four) years. A member shall automatically cease to be a member on the expiry of 4 years from the date of his/her election/nomination.
 - (a) Any outgoing member shall be eligible for re-nomination.
 - (b) Resignation from the membership shall be tendered to the Secretary General in person and shall not take effect until it has been accepted by the President of the General Body.
- (ii) Notwithstanding anything contained in these rules, whenever a person holds the membership, by virtue of an office or appointed, held by him (ex-officio), his membership shall terminate, when he ceases to hold that office or appointment and vacancy so caused shall be filled by his successor in that office.
- (iii) Any casual vacancy in the membership caused by the death or by any other reasons mentioned in these rules shall be filled in the same manner as provided in Rule 15. Such a member shall serve on the Association for the remaining period of the tenure of office of the out-going member.

Finalized in the General Body Meeting dated 5th Feb 2018



The Association shall keep a roll of members of the General Body, their addresses, telephone Number, e-mail ID, occupations, etc. and every member shall sign the same. The change in any personal details shall be intimated to the Association for updating their profiles.

3.4 FUNCTIONS OF THE GENERAL BODY:

- i. Selection of Yoga Gurus & Heads of eminent Yoga Institutions forming the Governing Council of IYA.
- ii. Elections/Selections of the office bearers and members of various bodies of the Association for a period of four years.
- iii. Amendments in the constitution of the Association.
- iv. Annual Report and the Audited Accounts of the Association together with the Auditor's Report thereon along with the observations, if any.

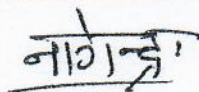
3.5 POWERS OF THE GENERAL BODY

- i. To conduct election/selection of the office bearers and members of different bodies/committees etc. of the association.
- ii. To consider the annual report, audited accounts and the auditor's report pertaining to the Association for approval.
- (iii) To amend and approve Rules, Regulations and Bye-laws of the Association.
- (iv) To take up any other matter as deemed fit to be considered by the General Body.

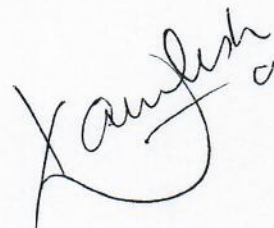
3.6 PROCEEDINGS OF THE GENERAL BODY

- i. The General Body shall ordinarily meet at least once in a year. A regular Meeting of the General Body shall be held at such place, date and time, as may be decided by the President.
- ii. The President may also convene a special meeting of the General Body on the written requisition of not less than half of the total members. At all Special Meetings, no subjects other than those stated in the notice of the meeting shall be discussed except when especially authorized by the President.
- iii. At the Annual Meeting, the Annual Report and the Audited Accounts of the Association together with the Auditor's Report thereon shall be submitted along with the observations, if any.
- iv. Excepting as otherwise provided in these rules, all meetings of the General Body shall be called for by a Meeting Notice under the signature of the Secretary General.
- v. Every Notice calling for a meeting shall state the date, time and place at which such meeting will be held and shall be served upon every member of the Association not less than 21 days before the day appointed for such meeting and 7 days for a Special meeting, by post or by e.mail.
- vi. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the Annual meeting and 5 days before the date of Special meeting by post or E.mail.
- vii. The accidental omission to give Notice to or the non-receipt of Notice by any member shall not invalidate the proceedings of the meeting.

Finalized in the General Body Meeting dated 5th Feb 2018







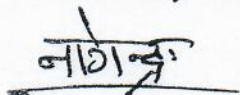
- viii. The President shall preside at every meeting of the General Body. In the absence of President, one of the Senior Vice-President shall preside the Meeting.
- ix. One-fifth members of the General Body present in person shall form a quorum at any meeting. In case a meeting is adjourned for want of quorum, the members present after adjournment shall form the quorum.
- x. All disputed questions at meetings shall be decided by votes and the opinion of the majority shall prevail.
- xi. Each member shall have one vote and in case of equality of votes, the President shall have a casting vote.
- xii. President shall have the right to adjourn any meeting.
- xiii. A decision given by the President of the meeting on a point of order raised by a member shall be final.
- xiv. Any business which may be necessary for any of the Bodies to perform, may be performed by a resolution in writing circulated amongst all its members and any such resolution so circulated and approved by a majority of members at that time shall be as effectual and binding as if such a resolution had been passed in a meeting provided at least one-third members of the General Body have given their approval to the resolution.
- xv. All proceedings of the meetings of General Body shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose and the President and the Secretary General (Member-Secretary) shall sign the minutes after the same are confirmed, at the next meeting.
- xvi. Nothing in these rules shall prevent the President from exercising any or all the powers of the General Body in case of emergency for the furtherance of the objects of the Association and the action taken by the President on such occasions shall be reported to the General Body subsequently for ratification.

3.7 ELECTION PROCEDURE:

Election shall be held once in FOUR years at the General Body Meeting to elect/select/nominate the office bearers of the Association and members of General Body and also the Executive Council, PrCB, Standing Committees and other Committees from amongst the members of the General Body. Elections can also be held before the due date and a schedule of elections shall be issued under the signature of the Secretary General.

- (i) Circular for inviting nominations shall be issued at least 21 days before the date of election/selection.
- (ii) All nominations for election shall be received at the Regd. Office of the Association 14 clear days before the Meeting.
- (iii) The President / Secretary General, in consultation with the Governing Council Members, shall appoint the Returning officer (preferably a person with legal understanding).
- (iv) No member shall be qualified to contest for any post of the Association if he is convicted by any court of law for a criminal case, in respect of an offence which is of serious nature under the Indian Penal Code / Prevention of Corruption Act, in which there is punishment of imprisonment of more than two years.
- (v) Nomination can be withdrawn five days prior to the election meeting. The final list of candidates shall be sent to all members by e.mail.

Finalized in the General Body Meeting dated 5th Feb 2018







- (vi) Voting shall be done by secret ballot.
- (vii) In case of a vacancy on any post, the General Body may fill up the post in the General Body meeting by opting out any member for the vacant post.

4. GOVERNING COUNCIL (G.C.):

The Governing Council is the Supreme Body of the Association for policy making and decision taking, consisting of 06 eminent Yoga Gurus/Masters and will be the guiding force for all matters related to the Association. **These Yoga Gurus/Masters including heads of the eminent Yoga Institutions shall unanimously select one of the Yoga Gurus/Masters, as the Chairperson of the Governing Council.** The past President/s of IYA shall also be the members of Governing Council. The President and the Secretary General of the Association shall be the ex-officio members of the Governing Council while Secretary General will also act as Secretary.

4.1 The constitution of the Governing Council shall be:

Sl. No.	Office bearers and Members	No.
1.	Chairperson (selected by the Yoga Gurus/Masters)	01
2-7	Eminent Yoga Gurus including heads of eminent Yoga Institutions & past President(s)	06
Office Bearers – Ex-officio members		
8	President, IYA – Ex-officio	01
9	Secretary General, IYA – Ex-officio	01
	Member- Secretary	01
	Total	09

NOTE 1: The office bearers of IYA may be the special invitees as per need of the agenda with the permission of the Chairperson. The Governing Council may also include the eminent Yoga Masters/ Heads of eminent Yoga Institutions as its member/s by adopting a resolution.

4.2 FUNCTIONS OF THE GOVERNING COUNCIL:

- i. Formulation of the policy guidelines and issuance of directions to the office bearers and members of the Association in furtherance of the aims and objects of the Association.
- ii. Adoption of the Annual Budget.
- iii. Determining the Key Result Areas.
- v. Determining the expansion of the Association
- vi. Preparing and approving SOP/operational policies.
- vii. Determining measures to expand vision of the Association.
- viii. Liaison with Government and other such bodies and organization to ensure the objectives of the Association.

4.3 POWERS OF THE GOVERNING COUNCIL:

- i. The Governing Council shall have general control of the affairs/activities of the Association and shall have authority to do, exercise and perform all the powers, acts and deeds for the planning, establishment and running of the Association and

Finalized in the General Body Meeting dated 5th Feb 2018

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- its branches; consistent with the aims and objects of the Association, as set forth in its Memorandum of Association.
- ii. The Governing Council may affiliate, amalgamate, coordinate, take over or accept the management and administration of any endowment or trust fund or any subscription or donations, gifts, provided that the same is unaccompanied by any condition inconsistent or in conflict with the objects for which the Association is established.
 - iii. The property of the Association shall be vested in the Governing Council, may be described as the property of the Governing Council of the Association.
 - iv. The Governing Council may, by resolution, delegate such administrative and financial powers as it may think proper to any Committee, the office bearers and such officers of the Association as may be considered necessary.
 - v. The Governing Council shall have full powers to Associate, conduct, defend, compound, compromise or abandon any legal proceedings by or against the Association or otherwise relating to the affairs of the Association.
 - vi. The Governing Council may appoint Committees or Sub-Committees for such purpose and with such powers as may be specified by it.
 - vii. The Governing Council may grant affiliation to the State Units/UT Units.
 - viii. Nothing in these rules shall prevent the Chairperson of Governing Council from exercising any or all the powers of the Governing Council in case of emergency for the furtherance of the objects of the Association and the decision taken by the Chairperson on such occasions shall be reported to the Governing Council subsequently for ratification.

4.4 PROCEEDINGS OF THE GOVERNING COUNCIL

- i. The Governing Council shall meet as often as may be considered necessary by the Chairperson for the transaction of the business of the Association but shall meet at least twice a year. The Chairperson shall decide the date, time and place of every meeting of the Governing Council and the agenda of the business for discussion at such a meeting.
- ii. An extraordinary meeting of the Governing Council may be called on a written requisition indicating the purpose of the meeting by at least three members of the Governing Council and on receipt of such a requisition, the Secretary General shall call such a meeting at a time, place and venue as the Chairperson may decide. At such meeting no subject other than those stated in the requisition shall be discussed except when specially authorized by the Chairperson.
- iii. Every notice calling for a meeting of the Governing Council shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Governing Council not less than 15 days before the day appointed in case of ordinary meeting and 7 days for extraordinary meeting, by post or E.mail.
- iv. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or by E.mail.

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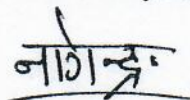
- v. Excepting as otherwise provided in these rules, all meetings of the Governing Council shall be called for by a Meeting Notice under the signature of the Secretary General.
- vi. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vii. The Chairperson shall preside at every meeting of the Governing Council. In the absence of the Chairperson, the Yoga Gurus/Masters present in the meeting may chose one of them to preside that Meeting.
- viii. One-third of the members of the Governing Council present in person shall constitute a quorum at any meeting of the Governing Council. In case a meeting is adjourned for want of quorum, the members present shall form the quorum thereafter.
- ix. All disputed questions at the meeting shall be decided by votes and the opinion of the majority shall prevail.
- x. Each member shall have one vote and in case of equality of votes, the Chairperson shall have a casting vote.
- xi. Chairperson shall have the right to adjourn any meeting.
- xii. A decision given by the Chairperson of the meeting on a point of order raised by a member shall be final.
- xiii. All proceedings of the meetings of Governing Council shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose. The Chairperson and the Secretary General (Member-Secretary) shall sign the minutes after the same are confirmed, at the next meeting.
- xiv. Nothing in these rules shall prevent the Chairperson from exercising any or all the powers of the Governing Council in case of emergency for the furtherance of the objects of the Association and the decision taken by the Chairperson on such occasions shall be reported to the Governing Council subsequently for ratification.

4.5 AFFILIATION OF STATE UNITS OF THE ASSOCIATIONS

- 4.5.1 The Governing Council may grant affiliation to the State/UT Units in every state/U.T.
- 4.5.2. The Chairman and the Secretary of the State units and Chairman of UT Units will be the General Body Members of the Association. If anyone is unable to attend any meeting of the General Body, he may send his representative to attend the same. Every State unit will have two votes and every UT Unit will have one vote.
- 4.5.3 The State/UT Units will work under the Constitution, aims and objectives of the Association and the decisions of the Association will be binding on them.
- 4.5.4 The following will be the office bearer of a State Unit:

Sl. No.	Office bearers and members	State Unit No.	U.T. Unit No.
1	Chairman	01	01
2	Deputy Chairman	01	01
3	Secretary	01	01
4	Joint Secretary	01	01
5	Treasurer	01	01

Finalized in the General Body Meeting dated 5th Feb 2018







6	Two/One (2/1) members nominated by GB preferably from the same State/UT	02	01
7	Eminent Yoga Experts (nominated by GB)	02	02
	Total	09	08

4.5.5 The State/UT Units will register them under the Society Registration Act in their respective State.

4.5.6. The State Units will generate their own revenues by way of membership fee, sponsorship, donations, etc. The State Units will follow the rules and regulations of the Association and will maintain their books of account.

5. EXECUTIVE COUNCIL (EC):

The Executive Council will be a body responsible for the execution of the decisions taken by the General Body and Governing Council of the Association. The President of the Association will also be the President of Executive Council. The Secretary General of the Association shall be the Member-Secretary of the Executive Council.

5.1 The Executive Council shall consist of the following officials:

S. No	Office bearers & Members	No.
1	President	01
2	Senior Vice-President	01
3-4	Vice President/s	02
5-6	Joint Secretaries	02
7	Treasurer	01
8	C.E.O., PrCB	01
9-13	Directors, Standing Committees	05
14	G.B. Member (Nominated by GB)	01
15	Secretary General – Member Secretary	01
	Total	15

5.2 FUNCTIONS OF THE EXECUTIVE COUNCIL:

- Execution of the decisions of the General Body and Governing Council.
- Achieving the Key Result Areas determined by the Governing Council.
- Proposing the SOP/Operational policies to the Governing Council.
- Monitoring the functions of PrCB and Standing Committees.
- Ensuring to take care of the statutory and legal compliances, etc. and make efforts for the development of the activities of the Association.

5.3 POWERS OF THE EXECUTIVE COUNCIL:

- The Executive Council shall have power to frame, amend or repeal bye-laws for administration and management of the affairs of the Association and as they shall think essential for the regulation of the business of the Association and in particular with reference to (a) keeping of accounts; (b) preparation and allocation of budget

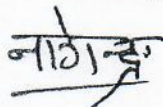
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- provisions; (c) sanctioning of expenditure; (d) entering into contracts; (e) appointment of staff and determination of their conditions of services; (f) creation and abolition of posts; (g) delegation any of the powers as deemed fit to any of the officers of the Association for proper function; and (h) any other purpose that may be necessary.
- ii. The Executive Council shall have power to frame rules for elections, appointments and other aspects for the smooth functioning of the Association from time to time.

5.4 PROCEEDINGS OF THE EXECUTIVE COUNCIL

- i. The Executive Council shall meet as often as may be considered necessary by the President for the transaction of the business of the Association but shall meet at least once in every quarter. The President shall decide the date, time and place of every meeting of the Executive Council and the agenda of the business for discussion at such a meeting.
- ii. An extraordinary meeting of the Executive Council may be called on a written requisition indicating the purpose of the meeting by not less than half of the members of the Executive Council and on receipt of such a requisition, the Member-Secretary shall call such a meeting at a time, place and venue as the President may decide. At such meeting no subject other than those stated in the requisition shall be discussed except when specially authorized by the President.
- iii. Every notice calling for a meeting of the Executive Council shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Executive Council not less than 15 days before the day appointed in case of ordinary meeting and 7 days for extraordinary meeting, by post or E.mail.
- iv. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or E.mail.
- v. Excepting as otherwise provided in these rules, all meetings of the Executive Council shall be called for by a Meeting Notice under the signature of the Member-Secretary.
- vi. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vii. The President shall preside at every meeting of the Executive Council. In the absence of President, the Senior Vice-President shall preside that Meeting.
- viii. One third of the members of the Executive Council present in person shall constitute a quorum at any meeting of the Executive Council. In case a meeting is adjourned for want of quorum, there shall be no quorum for the adjourned meeting.
- ix. All disputed questions at the meeting shall be decided by votes and the opinion of the majority shall prevail.
- x. Each member shall have one vote and in case of equality of votes, the President shall have a casting vote.
- xi. President shall have the right to adjourn any meeting.
- xii. A decision given by the President of the meeting on a point of order raised by a member shall be final.
- xiii. All proceedings of the meetings of Executive Council shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose. The President

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and the Member-Secretary shall sign the minutes after the same are confirmed, at the next meeting. The decisions of the executive council shall be placed before the GC/GB for perusal as and when they meet.

- xiv. Nothing in these rules shall prevent the President from exercising any or all the powers of the Executive Council in case of emergency for the furtherance of the objects of the Association and the decision taken by the President on such occasions shall be reported to the Executive Council subsequently for ratification.

6. PERSONNEL CERTIFICATION BODY (PrCB)

The Association, after its evaluation has been approved as a Personnel Certification Body (PrCB) by the Quality Council of India, to carry out certification as per Yoga Professional Certification Scheme under the Scheme for "Voluntary Certification of Yoga Professionals" launched by Ministry of AYUSH, Govt. of India and managed by Quality Council of India. The PrCB has been granted functional autonomy.

- 6.1 The Personnel Certification Body may be headed by the Chief Executive Officer with one of the Joint Secretaries of IYA or COO appointed in PrCB, as Member-Secretary.

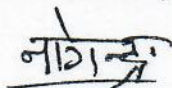
S. No	Office bearers & Members	No.
1.	Chief Executive Officer	01
2.	Yoga Expert	01
3.	Quality Assurance Expert	01
4.	Administration Expert	01
5-6	GB members (nominated by GB)	02
7.	COO/ A member of PrCB appointed by C.E.O – Member Secretary	01
	Total	07

- 6.2 PrCB shall have functional autonomy and shall have a separate Bank Account in a Nationalized Bank. All the funds, fees etc. received by the PrCB of the Association shall be deposited in the Bank Account in the name of Indian Yoga Association-PrCB, as soon as it is received. The Treasurer; Director, Standing Finance Committee of IYA; and Chief Executive Officer of PrCB of IYA shall be the authorized signatories and any two of them can operate the bank account from time to time for conducting the financial activities of the PrCB of the Association.

6.3 FUNCTIONS:

- The PrCB shall discuss various issues and make efforts for the development of the activities of the PrCB of the Association.
- The PrCB shall execute the Schemes as approved by the QCI in true spirit and the progress shall be reported to the Executive Council/Governing Council from time to time.
- All proposals relating to the augmentation of PrCB shall be referred to the PrCB, which shall consider them and make its recommendation thereon to the Executive Council/Governing Council.

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- J.S./C.O.O. (present in the meeting) shall sign the minutes after the same are confirmed, at the next meeting.
- vii. All disputed question at meetings of the PrCB shall be determined by vote and the opinion of the majority shall prevail.
 - viii. Each member of the PrCB shall have one vote and in case of equality of votes, the C.E.O. shall have a casting vote.
 - ix. Any member, desirous of moving any resolution at an ordinary meeting of the PrCB, shall give notice thereof in writing to the C.O.O. not less than five days before the day of such meeting.
 - x. Any business which it may be necessary for the PrCB to perform, may be performed by way of a resolution in writing circulated amongst all its members and any such resolution so circulated and approved by majority of members entitled to vote at a meeting of PrCB, shall be as effectual and binding as if such a resolution had been passed in a meeting of the PrCB.
 - xi. C.E.O. shall have the right to adjourn any meeting.
 - xii. A decision given by the C.E.O. of the meeting on a point of order raised by a member shall be final.

7. STANDING COMMITTEES

STANDING COMMITTEES (five)

There will be the following Standing Committees headed by a Director unanimously selected (failing thereby to be elected) by the General Body.

- a. Standing Finance Committee
- b. Standing Academic and Accreditation Committee
- c. Standing Research Committee
- d. Standing Legal and Standards Committee
- e. Standing Publicity, Publication and Public Relations Committee

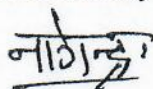
7.1 STANDING FINANCE COMMITTEE

The Standing Finance Committee will be chaired by Director, selected/elected by the General Body. The Treasurer of the Association may be the Member-Secretary of the Finance Committee and the members will be nominated by the Governing Body.

7.1.1 The Standing Finance Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	G.B. Members (Nominated by GB)	02
4.	One of the Joint Secretaries	01
5.	Treasurer – Member-Secretary	01
	Total	05

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- iv. The PrCB shall appraise the EC/GC for its progress by sending quarterly reports.

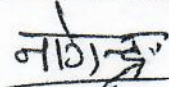
6.4 POWERS OF PrCB

- i. The PrCB shall have general control of the Certification of Yoga Experts/Yoga Schools and shall have authority to do, exercise and perform all the acts and deeds for the planning and formulation of the scheme as per the Bye-laws approved.
- ii. The PrCB will make arrangements for the inspection and assessment of Individuals and Institutions which have applied for certification and also the Institutions and will make its recommendations to the Executive Council/ Governing Council for approving the Institutions.
- iii. The PrCB shall have the powers to revise, reframe, amend or repeal the scheme of certification with the consent of Quality Council of India which shall be approved/ratified by the Governing Council of the Association.
- iv. Nothing in these rules shall prevent the CEO from exercising any or all the powers of the PrCB in case of emergency for the furtherance of the accreditation aspects of the Indian Yoga Association and the action taken by the CEO on such occasions shall be reported to the PrCB subsequently for ratification.
- v. The PrCB is also empowered to recommend to the Executive Council/ Governing Council to make such changes in its bye-laws as they shall think essential for the regulation of the Certification.
- vi. The PrCB will prepare its budget for the year, keep proper accounts of receipts and payments as also income and expenditure and submit to the Finance Committee for submitting to the Executive Council/Governing Council for approval/ratification whenever necessary under bye-laws.

6.5 PROCEEDINGS OF THE PERSONNEL CERTIFICATION BODY

- i. The PrCB shall meet as often as may be considered necessary by the C.E.O. of the PrCB for the transaction of the business of the PrCB but shall meet at least once in every quarter. The CEO shall decide the date, time and place of every meeting of the PrCB and the agenda of the business for discussion at such a meeting. The meeting may also be called over SKYPE or any other online means.
- ii. Every notice calling for a meeting of the PrCB shall state the date, time and place at which such meetings will be held and shall be served upon every member of the PrCB not less than 15 clear days in case of ordinary meeting and not less than 7 clear days in the case of extraordinary meeting before the date of meeting by post or e.mail.
- iii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or e.mail.
- iv. One of the Joint Secretaries or the C.O.O. (Chief Operational Officer) appointed in PrCB shall send notice of meeting of the PrCB to all the members of the PrCB.
- v. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vi. All proceedings of the meetings of the PrCB shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose. The C.E.O. and the

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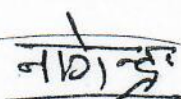
7.1.2 FUNCTIONS:

- i. The following matters shall be referred to the Standing Finance Committee which shall consider them and make its recommendation thereon to the Executive Council/Governing Council/General Body, namely:
 - a. Annual Accounts showing the receipts and expenditure of the Association together with audit report thereon.
 - b. Budget estimates showing the estimated receipts and expenditure of the Association.
 - c. All proposals for the creation of new posts.
 - d. All financial matters pertaining to the Association including new proposals, re- appropriations of funds etc.
 - e. All matters relating to the invitation and acceptance of tenders, etc.
 - f. To make efforts for generating funds for the functioning of IYA.

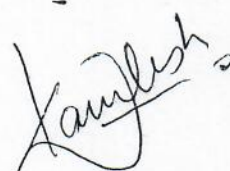
7.1.3 POWERS OF THE STANDING FINANCE COMMITTEE

- i. The Standing Finance Committee shall have the general control of all Financial matters of the Association and shall have authority to do, exercise and perform all the acts and deeds for sound financial status and control of the Association and its branches whether within or outside India consistent with the aim and objectives of the Association.
- ii. The Standing Finance Committee will allot specific budget to each of the Standing committees based on their proposals and collections through grants or donations, if any. All specific donations or grants collected by those committees will be allotted to them in the budget apart from the main funds of the Association.
- iii. The Standing Finance Committee will also institute grants for different Centers of Yoga for improving their infrastructure and for setting up Centers of Excellence in the country and abroad.
- iv. The Standing Finance Committee will also prepare the necessary application forms, handbooks for setting up the procedures for Grants and also get similar application forms and booklets prepared by different committees involving Finances and provide their recommendations to the Governing Council.
- v. The Standing Finance Committee is also empowered to recommend to the Executive Council/Governing Council to make such changes in the bye-laws of the Association as they shall think essential for the regulation of the financial matters of the Association and in particular with reference to (i) the criteria formulated by different Standing Committees (ii) the criteria of booklets prepared, if any delineating the activities of different standing committees (iii) set up internal auditing mechanisms for bringing in transparent, standard accounting procedures available to the public at large and (vii) any other purpose that may be necessary.
- vi. The Standing Finance Committee shall have the powers to revise, reframe, amend or repeal the financial handbook of the Association to be passed by the Governing Council of the Association from time to time.

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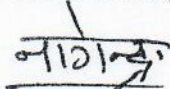
- vii. Nothing in these rules shall prevent the Director, Standing Finance Committee from exercising any or all the powers of the Standing Finance Committee in case of emergency for the furtherance of the financial matters of the Association and the decision taken by the Director on such occasions shall be reported to the Standing Finance Committee subsequently for ratification/information.

7.1.4 PROCEEDINGS OF THE STANDING FINANCE COMMITTEE

- i. The Standing Finance Committee shall meet as often as may be considered necessary by the Treasurer for the transaction of the financial business of the Association but shall meet at least once in a quarter of the year. The Director will Chair all such meetings.
- ii. Every notice calling for a meeting of the Standing Finance Committee shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Standing Finance Committee not less than 10 clear days before the date of meeting by post or by E.mail.
- iii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the meeting by post or E.mail.
- iv. The Member-Secretary of the Standing Finance Committee shall send notice of meeting to all the members of the Standing Finance Committee.
- v. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vi. All disputed questions at meetings of the Standing Finance Committee shall be determined by votes and the opinion of the majority shall prevail. Each member of the Standing Finance Committee shall have one vote and in case of equality of votes, the Director chairing the session shall have a casting vote.
- vii. Any business which it may be necessary for the Standing Finance Committee to perform, may be performed by way of a resolution in writing circulated amongst all its members and any such resolution so circulated and approved by majority of members entitled to vote at a meeting of Standing Finance Committee shall be as effectual and binding as if such a resolution had been passed in a meeting of the Standing Finance Committee provided at least 3 members of the Committee have given their approval to the resolution.
- viii. The Director shall have the right to adjourn any meeting.
- ix. A decision given by the Director of the meeting on a point of order raised by any member shall be final.
- x. All proceedings of the meetings of the Standing Finance Committee shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose. The Director and the Member-Secretary shall sign all minutes after the same are duly confirmed at the next meeting.

7.2. STANDING ACADEMIC AND ACCREDITATION COMMITTEE

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7.2.1 The Standing Academic and Accreditation Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	G.B. Members (Nominated by GB)	02
4.	An Expert member from the field nominated by Director	01
5.	One of the Joint Secretaries - Member-Secretary	01
	Total	05

7.2.2 FUNCTIONS

All proposals relating to academic and accreditation objects of the Association shall be referred to the Standing Academic and Accreditation Committee, which shall consider them and make its recommendation thereon to the Executive Council/Governing Council.

7.2.3 POWERS OF THE STANDING ACADEMIC AND ACCREDITATION COMMITTEE

- i. The Standing Academic and Accreditation Committee shall have general control of the Academic and Accreditation affairs of the Association and shall have authority to do, exercise and perform all the powers, acts and deeds for the planning, establishment and running Academic and accreditation affairs of the Association, and its branches within India consistent with the aim and objectives of the Association, as set forth in the Memorandum of Association.
- ii. The Standing Academic and Accreditation Committee shall recommend to the Executive Council/ Governing Council to make such changes in the bye-laws of the Association as they shall think essential for the regulation of the academic affairs of the Association and in particular with reference to (i) the formulation of different short and long term courses (ii) the preparation of scheme and syllabus (iii) preparation of course material (iv) the formulation of course delivery system, (v) eligibility criteria for selection of Yoga teachers for effective implementation of the course delivery (vi) creation and abolition of posts and (vii) any other purpose that may be necessary.
- ii. The Standing Academic and Accreditation Committee is also empowered to recommend to the Governing Council to make such changes in the bye-laws of the Association as they shall think essential for the regulation of the accreditation dimensions of the Association and in particular with reference to (i) the formulation of Accreditation Criteria for approving the Yoga Institutions, different short and long term courses and Individuals for practice of Yoga therapy (ii) the preparation of booklets delineating the entire process of accreditation which can be updated as and when needed and found essential for improving the accreditation process (iii) developing accreditation criteria for training of persons for inspection of Yoga institutions and issuing Licenses (iv) the fixation of fees for accreditation of Yoga Institutions including

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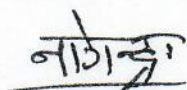
- colleges and Universities, hospitals, Individuals, etc. (v) Recommendation of names of experts to be the voting and non-voting members to the Governing Council; (vi) formulation of fees for non-voting members (vii) development of criteria for unearthing of great Yoga Masters with accomplished achievements, and (viii) any other purpose that may be necessary.
- iv. The Standing Academic and Accreditation Committee will make arrangements for the inspection and assessment of Individuals and Institutions which have applied for accreditation and also the Institutions who have applied for Center(s) of Excellence. Standing Accreditation Committee will make its recommendations to the Governing Council for approving the Institutions.
 - v. The Standing Academic and Accreditation Committee may raise donations or grants to augment the funds allotted by the Governing Council every year to meet the demands of the academic and accreditation affairs of the Association and such donations or grants raised by the Standing Academic and Accreditation Committee will be allotted exclusively to the Standing Academic and Accreditation Committee by the Governing council.
 - vi. The Standing Academic and Accreditation Committee will prepare its budget for the year, keep proper accounts of receipts and payments as also income and expenditure and submit to the Standing Finance Committee for preparing the proposal to be submitted to the Executive Council/Governing Council.
 - vii. The Standing Academic and Accreditation Committee shall have the powers to revise, reframe, amend or repeal the academic affairs of the Association to be approved/ratified by the Governing Council of the Association.
 - viii. The Standing Academic and Accreditation Committee may appoint sub-committees for specific purpose and with such powers as may be specified by it.
 - ix. The Standing Academic and Accreditation Committee may appoint licensed personnel and/or teams for carrying out the Inspection process for accreditation as also the needed office set up for receiving all applications for accreditation and processing the same systematically with highest efficiency.
 - x. Nothing in these rules shall prevent the Director of the Standing Academic and Accreditation Committee from exercising any or all its powers in case of emergency for the furtherance of the academic and accreditation affairs of the Association and the action taken by the Director on such occasions shall be reported to the Standing Academic and Accreditation Committee subsequently for ratification.

7.2.4 PROCEEDINGS OF THE STANDING ACADEMIC AND ACCREDITATION COMMITTEE

The Standing Academic and Accreditation Committee shall meet as often as may be considered necessary by the Director for the transaction of the business of Academic and accreditation matters of the Association but shall meet at least twice a year. The Director will Chair all such meetings of the Standing Academic and Accreditation Committee.

- i. Every notice calling for a meeting of the Standing Academic and Accreditation Committee shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Standing Academic and

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- Accreditation Committee not less than 10 clear days in case of ordinary meeting and not less than 7 clear days in the case of extraordinary meeting before the date of meeting by post or E- mail.
- ii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or E.mail.
 - iii. The Member-Secretary shall send notice of meeting of the Standing Academic and Accreditation Committee to all the members of the Committee.
 - iv. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
 - v. All proceedings of the meetings of the Standing Academic and Accreditation Committee shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose and the Director at the next meeting shall sign all minutes after the same is duly confirmed by majority of the other members.
 - vi. All disputed questions at meetings of the Standing Academic and Accreditation Committee shall be determined by votes and the opinion of the majority shall prevail. Each member of the Standing Academic and Accreditation Committee shall have one vote and in case of equality of votes, the Director chairing the session shall have a casting vote.
 - vii. Any business which it may be necessary for the Standing Academic and Accreditation Committee to perform, may be performed by way of a resolution in writing circulated amongst all its members and any such resolution so circulated and approved by majority of members entitled to vote at a meeting of Standing Academic and Accreditation Committee shall be as effectual and binding as if such a resolution had been passed in a meeting of the Committee provided that at least 3 members of the Committee have given their approval to the resolution.
 - viii. The Director shall have the right to adjourn any meeting.
 - ix. A decision given by the Director of the meeting on a point of order raised by a member shall be final.

7.3 STANDING RESEARCH COMMITTEE

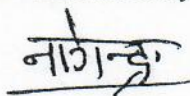
7.3.1 The Standing Research Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	G.B. Members (Nominated by GC)	02
4.	An Expert member from the field nominated by Director	01
5.	One of the Joint Secretaries - Member-Secretary	01
	Total	05


7.3.2 FUNCTIONS:

- i. All proposals relating to Research objectives of the Association shall be referred to the Standing Research Committee, which shall consider them and make its recommendation thereon to the Executive Council/Governing Council.

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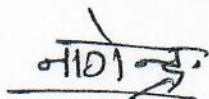


7.3.3 POWERS OF THE STANDING RESEARCH COMMITTEE

The Standing Research Committee shall have general control of all Research activities of the Association and shall have authority to do, exercise and perform all the acts and deeds for the planning, formulation and processes of Research activities of the Association, and its branches whether within or outside India consistent with the aim and objectives of the Association, as set forth in the Memorandum of Association.

- i. The Standing Research Committee will fix up the research areas and projects of national importance and also to unearth hidden secrets of Yoga principles and techniques in ancient texts of Yoga and spiritual lore.
- ii. The Standing Research Committee will also institute grants for Research projects, Conferences, Seminars, Workshops and their Proceedings.
- iii. The Standing Research Committee shall prepare booklets for setting up the procedures for research in Yoga as also for providing grants for research projects, make arrangements for the inspection and assessment of individuals, hospitals and Institutions which have applied for Research grants; and will make recommendations to the Governing Council for approving the Institutions for grants.
- iv. The Committee shall also be empowered to recommend to the Governing Council to make such changes in the bye-laws of the Association as they shall think essential for the regulation of the Research dimensions of the Association and in particular with reference to (i) the formulation of Criteria for approving the Yoga Institutions and Individuals for different short and long term research projects in fundamental research, literary research as also experimental research aspects of Yoga and its applications (ii) the preparation of booklets delineating the entire process of research including newer methods of research which can be updated as and when needed and found essential for improving the research process (iii) any other purpose that may be necessary.
- v. The Governing Council may by resolution delegate such administrative powers and financial allocation as it may think proper to the Director of Standing Research Committee as may be considered necessary.
- vi. The Standing Research Committee will prepare its budget for the year, keep proper accounts of receipts and payments as also income and expenditure and submit to the Finance Committee for approval and ratification whenever necessary.
- vii. The Standing Research Committee may raise donations or grants to augment the funds allotted by the Governing Council every year to meet the demands of the Research aspects of the Association and such donations or grants raised by the Research committee will be allotted exclusively to the Standing Research Committee by the Governing Council.
- vii. The Standing Research Committee shall have the powers to revise, reframe, amend or repeal the Research booklet of the Association to be ratified by the Governing Council of the Association from time to time.
- viii. The Standing Research Committee may appoint licensed personnel and/or teams for carrying out the Inspection process for Research as also the needed office set

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up and laboratories research for processing the same systematically with highest efficiency.

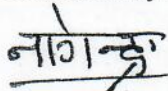
- ix. Nothing in these rules shall prevent the Director of the Standing Research Committee from exercising any or all the powers of the Standing Research Committee in case of emergency for the furtherance of the Research aspects of the Indian Yoga Association and the action taken by the Director on such occasions shall be reported to the Standing Research Committee subsequently for ratification.

7.3.4 PROCEEDINGS OF STANDING RESEARCH COMMITTEE

- i. The Standing Research Committee shall meet as often as may be considered necessary by the Director for the transaction of the business of research matters of the Association but shall meet at least twice a year. The Director will Chair all the meetings of the Standing Research Committee.
- ii. Every notice calling for a meeting of the Standing Research Committee shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Standing Research Committee not less than 10 clear days in case of ordinary meeting and not less than 7 clear days in the case of extraordinary meeting before the date of meeting by post or E - mail.
- iii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or E.mail.
- iv. The Member-Secretary shall send notice of meeting of the Standing Research Committee to all the members of the Standing Research Committee.
- v. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vi. All proceedings of the meetings of the Standing Research Committee shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose and the Director at the next meeting shall sign all minutes after the same is duly confirmed by majority of the other members.
- vii. All disputed questions at meetings of the Standing Research Committee shall be determined by votes and the opinion of the majority shall prevail. Each member of the Standing Research Committee shall have one vote and in case of equality of votes, the Director chairing the session shall have a casting vote.
- viii. Any business which it may be necessary for the Standing Research Committee to perform, may be performed by way of a resolution in writing circulated among all its members and any such resolution so circulated and approved by majority of members entitled to vote at a meeting of Standing Research Committee shall be as effectual and binding as if such a resolution had been passed in a meeting of the Standing Research Committee provided that at least 3 members of the Standing Research Committee have given their approval to the resolution.
- ix. The Director shall have the right to adjourn any meeting.
- x. A decision given by the Director of the meeting on a point of order raised by a member shall be final.

7.4 STANDING LEGAL AND STANDARDS COMMITTEE

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7.4.1 The Standing Legal Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director (preferably with law background)	01
2-3.	G.B. Members (Nominated by GC)	02
4.	An Expert member from the field nominated by Director	01
5.	One of the Joint Secretaries - Member-Secretary	01
	Total	05

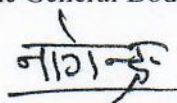
7.4.2 FUNCTIONS

All proposals relating to the preparation and amendment of the Constitution of IYA, its Rules & Regulations and Bye-laws seeking legal advice and to oversee the process of initiating, developing, reviewing and approving all standards developed, shall be referred to the Standing Legal and Standards Committee, which shall consider them and make its recommendation thereon to the Governing Council.

7.4.3 POWERS OF STANDING LEGAL AND STANDARDS COMMITTEE

- The Standing Legal and Standards Committee shall have the power to prepare/amend the MoA, Rules and Regulations and Bye-laws of IYA with legal point of view.
- The Standing Legal and Standards Committee shall have authority to do and exercise all the powers, acts and deeds for defending the court cases pertaining to the IYA and recommending suing the persons doing wrong or creating hurdles unnecessarily for the growth of the activities of the IYA, as set forth in the Memorandum of Association.
- The Standing Legal and Standards Committee can recommend to the Governing Council to make such changes in bye-laws of the Association as they shall think essential for the regulation of the legal aspects of the Association.
- The Standing Legal and Standards Committee shall receive the appeals submitted by the members or general public to give appropriate legal view to the Governing Council/General Body.
- The legal questions submitted to it by the Governing Council/General Body or any of the council/body/committee shall be suitably handled legally.
- The Standing Legal and Standards Committee shall have the power to initiate, develop, review and approve all the standards developed in the Yoga Literature, Yoga postures and other Yogic activities.
- The Standing Legal and Standards Committee shall have authority to do and exercise all the powers, acts and deeds for maintaining standards and quality in the Yogic practices and to recommend, as set forth in the Memorandum of Association.
- The Standing Legal and Standards Committee can recommend to the Governing Council to make such changes in the Yoga syllabus, booklets etc. as they shall think essential for their regulation.
- The Standing Legal and Standards Committee shall be responsible for initiating and facilitating the development of standards including technical standards, Conventions, Rules, Guidelines and best Yoga practices providing review and comment on standards that are relevant to Yogic theory and practice; educating

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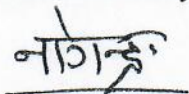


- the Yoga community about the value and role of Yogic standards; and partnering with related information on standards of mutual concern and interest.
- x. The Governing Council may by resolution delegate such administrative powers and financial allocation as it may think proper to the Director of Standing Legal and Standards Committee as may be considered necessary.
 - vii. The Standing Legal and Standards Committee will prepare its budget for the year, keep proper accounts of receipts and payments as also income and expenditure and submit to the Finance Committee for approval and ratification whenever necessary.
 - viii. The Standing Legal and Standards Committee may raise donations or grants to augment the funds allotted by the Governing Council every year to meet its demands and such donations or grants raised by the Standing Legal and Standards committee will be allotted exclusively to the Standing Legal and Standards Committee by the Governing Council.

7.4.4 PROCEEDINGS OF STANDING LEGAL AND STANDARDS COMMITTEE

- i. The Standing Legal and Standards Committee shall meet as often as may be considered necessary by the Director for the transaction of the business of research matters of the Association but shall meet at least twice a year. The Director will Chair all the meetings of the Standing Legal and Standards Committee.
- ii. Every notice calling for a meeting of the Standing Legal and Standards Committee shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Standing Legal and Standards Committee not less than 10 clear days in case of ordinary meeting and not less than 7 clear days in the case of extraordinary meeting before the date of meeting by post or E - mail.
- iii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or E.mail.
- iv. The Member-Secretary shall send notice of meeting of the Standing Legal and Standards Committee to all the members of the Standing Legal Committee.
- v. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vi. All proceedings of the meetings of the Standing Legal and Standards Committee shall be entered in a Minute Book to be maintained by the Member-Secretary for the purpose and the Director at the next meeting shall sign all minutes after the same is duly confirmed by majority of the other members.
- vii. All disputed questions at meetings of the Standing Legal and Standards Committee shall be determined by votes and the opinion of the majority shall prevail. Each member of the Standing Legal and Standards Committee shall have one vote and in case of equality of votes, the Director chairing the session shall have a casting vote.
- xi. Any business which it may be necessary for the Standing Legal and Standards Committee to perform, may be performed by way of a resolution in writing circulated among all its members and any such resolution so circulated and

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- approved by majority of members entitled to vote at a meeting of Standing Legal and Standards Committee shall be as effectual and binding as if such a resolution had been passed in a meeting of the Standing Legal and Standards Committee provided that at least 3 members of the Standing Legal and Standards Committee have given their approval to the resolution.
- xii. The Director shall have the right to adjourn any meeting.
- xiii. A decision given by the Director of the meeting on a point of order raised by a member shall be final.

7.5 STANDARD PUBLICITY, PUBLICATION AND PUBLIC RELATIONS COMMITTEE

7.5.1 The Standing Publicity, Publication and Public Relations Committee shall consist of the following officials:

S. No	Office bearers & Members	No.
1.	Director	01
2-3.	G.B. Members (Nominated by GC)	02
4.	An Expert member from the field nominated by Director	01
5.	One of the Joint Secretaries - Member-Secretary	01
	Total	05

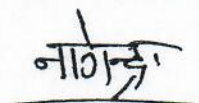
7.5.2 Functions:

- i. All proposals relating to Publicity, Publications, Publications and member generation of the Association shall be referred to the Standing Publicity, Publication and Public Relations Committee, which shall consider them and make its recommendation thereon to the Governing Council.

7.5.3 POWERS OF STANDING PUBLICITY, PUBLICATION AND PUBLIC RELATIONS (P, P & PR) COMMITTEE

- i. The Standing P, P & PR Committee shall have general control of all the publications - both print and electronic media - of the Association.
- ii. The Standing P, P & PR Committee shall be responsible for the publicity of the objects and functions of the Association.
- iii. The Standing P, P & PR shall have general jurisdiction of all Public Relations and generation of membership of the Association.
- iv. The Standing P, P & PR Committee shall have authority to do and exercise all the powers, acts and deeds for the planning, execution and bringing out high quality publications - both in content and presentation - of the Association and its branches within India consistent with the aim and objectives of the Association, as set forth in the Memorandum of Association.
- v. The Standing P, P & PR Committee shall have authority to do and exercise all the powers, acts and deeds for the planning, execution and bringing out various means for the publicity of the Association and its branches within India consistent

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- with the aim and objectives of the Association, as set forth in the Memorandum of Association.
- vi. The Standing P, P & PR Committee shall have authority to do and exercise all the powers, acts and deeds for the planning, executing and developing very fine public relations with all Yoga Institutions, media, other Governmental departments, etc. and give wide content publicity of the Association and its branches whether within or outside India consistent with the aim and objectives of the Association, as set forth in the Memorandum of Association.
- xi. The Standing P, P & PR Committee can recommend to the Governing Council to make such changes in bye-laws of the Association as they shall think essential for the regulation of the publication aspects of the Association and in particular with reference to (i) the publication of books, handbooks, brochures, monographs, proceedings, Charts of Yoga practices, journals, newsletter etc. (ii) the production of VCDs DVDs and other components of electronic media as web sites, etc (iii) giving guidance for the preparation of such material to different Standing Committees (iv) the formulation of Publication delivery system consisting of sales outlet, stores, reprinting processes, etc (v) eligibility criteria for selection of Yoga Publications submitted by the Standing Committees for effective dissemination of knowledge base of Yoga to public at large AND with reference to (i) give adequate Publicity to contents of Yoga which could be very beneficial to the public at large in promoting health, development of moral and ethical values in the society, total development of personality, peace and harmony through Yoga (ii) giving guidance for the publicity material to media to bring in positive journalism for enhancing the prestige of Yoga (iii) generate such advertisements which will enrich the public with yogic values (iv) promote such publicity materials to build synergy of all Yoga Institutions in the country and abroad by promoting and highlighting the special contributions of different Yoga institutions and keeping neutrality towards the short-comings or weaknesses of the organizations, abstaining from unjustified criticisms marring the reputation of the institutions, but using constructive criticisms to enrich the functioning of the Yoga organizations, etc. AND for the regulation of the Public Relations and generation of membership aspects of the Association and in particular with reference to (i) the spokesman of the association while dealing with different policies, decisions, etc of the Association (ii) promote such public relations to build synergy of all Yoga Institutions in the country and abroad by promoting and highlighting the special contributions of different Yoga institutions and keeping neutrality towards the short-comings or weaknesses of the organizations, abstaining from unjustified criticisms marring the reputation of the institutions, but using constructive criticisms to enrich the functioning of the Yoga organizations, etc (iii) efforts to convince the Yoga Institutions and Yoga professionals for membership of the Association (iv) creation and abolition of posts in the Standing P, P & PR Committee and (v) any other purpose that may be necessary.
- vii. The Governing Council may by resolution delegate such administrative powers and financial allocation as it may think proper to the Director of Standing P, P & PR Committee as may be considered necessary.

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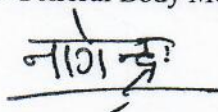
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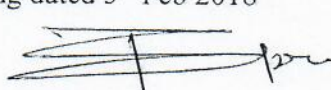
- viii. The Standing P, P & PR Committee will prepare its budget for the year, keep proper accounts of receipts and payments as also income and expenditure and submit to the Finance Committee for approval and ratification whenever necessary.
- ix. The Standing P, P & PR Committee may raise donations or grants to augment the funds allotted by the Governing Council every year to meet the demands of the publication, publicity, public relations and membership generation affairs of the Association and such donations or grants raised by the it will be allotted exclusively to the Standing P, P & PR Committee by the Governing Council.
- x. The Standing P, P & PR Committee shall have the powers to revise, reframe, amend or repeal the Publications of the Association to be ratified by the Governing Council of the Association.
- xi. The Standing P, P & PR Committee may appoint Sub-Committees in different places for specific purpose and with such powers as may be specified by it.
- xii. Nothing in these rules shall prevent the Director of the Standing P, P & PR Committee from exercising any or all its powers in case of emergency for the furtherance of the publicity, publications and Public relations of the Indian Yoga Association and the action taken by the Director on such occasions shall be reported to the Standing P, P & PR Committee subsequently for ratification.

7.5.4 PROCEEDINGS OF THE STANDING PUBLICITY, PUBLICATION AND PUBLIC RELATIONS COMMITTEE

- i. The Standing P, P & PR Committee shall meet as often as may be considered necessary by the Director for the transaction of the business of Publications matters of the Association but shall meet at least twice a year. The Director will Chair all the meetings of Standing P, P & PR Committee.
- ii. Every notice calling for a meeting of the Standing P, P & PR Committee shall state the date, time and place at which such meetings will be held and shall be served upon every member of the Standing P, P & PR Committee not less than 10 clear days in case of ordinary meeting and not less than 7 clear days in the case of extraordinary meeting before the date of meeting by post or E-mail.
- iii. The agenda shall also be sent along with the notice of the meeting and where it is not possible, the agenda shall be sent at least 7 days before the ordinary meeting and 5 days before the extraordinary meeting by post or E-mail.
- iv. The Convener shall send notice of meeting of the Standing P, P & PR Committee to all its members.
- v. The accidental omission to give notice or the non-receipt of the notice by any member shall however, not invalidate the proceedings of the meeting.
- vi. All proceedings of the meetings of the Standing P, P & PR Committee shall be entered in a Minute Book to be maintained by the Convener for the purpose and the Director at the next meeting shall sign all minutes after the same is duly confirmed by majority of the other members.
- vii. All disputed questions at meetings of the Standing P, P & PR Committee shall be determined by votes and the opinion of the majority shall prevail. Each member of the Standing P, P & PR Committee shall have one vote and in case of equality of votes, the Director chairing the session shall have a casting vote.

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- x. The Director shall have the right to adjourn any meeting.

There shall be a Mediation and Arbitration Committee of the Association which shall be the primary avenue for the resolution of disputes between the State Units of the Association, officials, or members, or any such matter at national/state level. The Member Associations have the obligations to firstly approach the Mediation and Arbitration Committee and can only opt for legal actions, if required, after conclusion of the proceedings of Mediation and Arbitration Committee.

- The Mediation and Arbitration Committee shall consist of total 3 members (including a Chairman) will include reputed legal practitioners representative of the Association. The committee shall be constituted when it need be by the Governing Council.

S. No	Office bearers & Members	No.
1.	Chairman (legal background)	01
2-3.	An Expert member from the field nominated by the Chairman	02
	Total	03

- (i) Any complaint or matter of dispute within the purview of the Mediation and Arbitration Committee may be sent in writing to the Association's Office, addressed to the Secretary General.
- (ii) The Secretary General will consider if there is prima facie any view of substance in the complaint submitted.
- (iii) If the complaint is found legitimate, the Secretary General with the approval of Chairperson, Governing Council shall authorize the Mediation and Arbitration Committee, constituted for the purpose to conduct Arbitration proceedings in the matter. Members of the Mediation and Arbitration Committee shall be impartial and ensure that both parties have unbiased opportunity to represent themselves.
- (iv) Mediation and Arbitration Committee will conduct formal hearing between both parties for resolution of disputed matters. Member Associations/parties involved are entitled to bring the assistance of legal counsel for the hearing of the Mediation and Arbitration Committee.

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- (v) The Mediation/Arbitration process will be conducted within a period of 20 working days subject to extension, with the approval of the Chairperson of the Governing Council.
- (vi) At the end of proceedings, the complainant and defendant have the obligation to pay the genuine expenses incurred for Mediation and Arbitration Committee.

9 FUNDING FOR THE NEW RESEARCH PROJECTS

Separate accounts for various projects of the Association have to be opened in nationalized banks. The head of the project will be called Chairman of the respective project. All the funds received for the Project shall be deposited in the Bank Account separately opened in a Nationalized Bank, in the name of Indian Yoga Association – (name of project). The Director of the Standing Finance Committee, Chairman of the Project and the Treasurer of the Association shall be the authorized signatories and any two of them can operate the bank account from time to time for conducting the financial activities of the Association.

10. FUNDS OF THE ASSOCIATION

- i. The funds of the Association will consist of the following:
 - a. Grants-in- aid received from Government of India;
 - b. All fees and other charges received by the Association;
 - c. All funds received by the Association by way of grants, gifts, donations, benefactions, bequests or transfers; and
 - d. All funds received by the Association in any other manner or from any other source.
- ii. All the funds received by the Association shall be deposited in Association's accounts having in a nationalized bank as soon as possible or invested in such a manner as the Governing Council may decide from time to time. The Director of the Standing Finance Committee, Secretary General and the Treasurer of the Association shall be the authorized signatories and any two of them can operate the bank account from time to time for conducting the financial activities of the Association.
- iii. The funds required shall be applied towards meeting the expenses of the Association including expenses incurred in the exercise of its powers and discharge of its functions.
- iv. For the purpose of these Rules and Regulations, a financial year shall be for twelve months commencing on the 1st April of current and ending 31st March of the following calendar year.

Governing Council shall decide all rules and regulations with regard to fees and generation of revenues. The Governing Council shall have entire discretion in the matter to decide fees etc. keeping in mind the facts and circumstances of the matter.

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The Governing Council alone shall have the power to amend the objectives and functions; and Rules & Regulations of the Association as and when it is deemed necessary by passing a resolution by majority of the Members present.

11. ACCOUNTS AND AUDIT

- i. The Treasurer shall cause regular accounts to be kept of all transactions of its money and properties in respect of financial activities of the Association.
- ii. The accounts of the Association shall be audited annually by a registered Chartered Accountant duly appointed and approved by the Governing Council. The report of such audit shall be communicated to the General Body.

12. AMENDMENTS TO THE MOA, RULES & REGULATIONS AND BYE-LAWS OF THE ASSOCIATION

The General Body shall have the power to amend the MoA, objectives and functions; and Rules & Regulations of the Association as and when it is deemed necessary by passing a resolution by majority of the Members present.

13. ANNUAL REPORT

An annual report of the proceedings of the Association and of all work undertaken during the year shall be prepared and submitted to the Governing Council by the Secretary General based on the reports submitted by heads of all the different Bodies and Committees. After approval by the Governing Council, the same will be presented by the Secretary General in the General Body of the association.

14. PRESENTATION OF ANNUAL STATEMENT OF ACCOUNTS

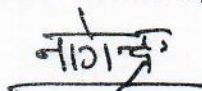
The Treasurer of the Association shall prepare the annual accounts, get the same audited from certified Chartered accountants Firm and submit the same to the Governing Council of the Association. The treasurer will also prepare the budget based on the proposals by different Standing Committees to the Governing Council. The Annual Statement of Accounts including the balance sheet and revenue account of the Association will be accepted and passed at a meeting of the Governing Council for presentation in the annual General Body meeting of the Association.

15. VACANCY IN THE GENERAL BODY, GOVERNING COUNCIL OR THE EXECUTIVE COUNCIL

The Association shall function notwithstanding any vacancy in the General Body, Governing Council or the Executive Council and no act or proceeding of the these bodies/councils shall be invalid merely by reason of such vacancy or of any defect in the appointment of any of its members.

16. ANNUAL LIST

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Once in every year a list of the Office-bearers and members of the Association shall be filed with the Registrar of Societies Delhi as required under Section 4 of the Societies Registration Act, 1860.

17. LEGAL PROCEEDINGS (SECTION 6 OF THE ACT)

The Association may sue or be sued in the name of the Secretary General of the Governing Council as per the provisions laid down under Section 6 of the Societies Registration Act, 1860 as applicable to the NCT of Delhi.

All disputes relating to the "Association" will be subject to Delhi Jurisdiction.

Any amendment in the Memorandum of Association or name of the Association will be carried out in accordance with procedure laid down under Section 12 & 12 A of Societies Registration Act, 1860.

The Governing Council may recommend to the General Body to amend or modify these Rules and Regulations of the Association by a resolution adopted in the meeting of the Governing Council called for the purpose.

18. DISOLUTION AND ADJUSTMENT OF AFFAIRS

If the Association needs to be dissolved, it shall be dissolved as per provisions laid down under Section 13 and 14 of the Societies Registration Act, 1860 as applicable to the NCT of Delhi.

19. POWERS OF AUTHORITIES AND OFFICE BEARERS OF THE ASSOCIATION

(i) THE PRESIDENT

The President shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council. The President shall preside over the meetings of General Body and the Governing Council.

(ii) THE CHAIRPERSON OF GOVERNING COUNCIL

The Chairperson of the Governing Council shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated. The Chairperson shall be competent to take policy decisions for the overall growth of the IYA.

(iii) THE SENIOR VICE PRESIDENT

The Senior Vice-President shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-laws of the Association and as may be delegated by the Governing Council. He will be the Chairperson of the

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Executive Council and also shall preside over the meetings of the General Body in the absence/inability of the President and carry out all proceedings of the meetings for which they were called.

(iv) THE VICE PRESIDENT(S)

The Vice-President(s) shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council.

(v) THE SECRETARY GENERAL

The Secretary General shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council. The Secretary General shall be the competent authority to convene meetings of the General Body, Governing Council and the Executive Council. He shall also maintain the minutes of these meetings. He shall also be responsible for carrying out and complying with the decisions taken by the General Body and Governing Council.

(vi) THE JOINT SECRETARY(s)

The Joint Secretary(s) shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council. One of the Joint Secretaries will be the Member-Secretary of Pr.CB and the other will be convener of the Standing Committees except Standing Finance Committee. They shall be the competent authority to convene meetings of these bodies/committees and shall also maintain the minutes of the meetings of its meetings. They shall also be responsible for carrying out and complying with the decisions taken.

(vii) THE TREASURER

The Treasurer of the Association shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council. The Treasurer shall present annual accounts and budget to Governing Council. The Governing Council shall stipulate other Roles and responsibilities of the Treasure. He will also be the Member-Secretary of the Finance Committee.

(viii) DIRECTORS OF THE STANDING COMMITTEES

The Directors of the various Standing Committees shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of the Association and as may be delegated by the Governing Council. The Directors shall also preside over the meetings of the respective Standing Committees.

xii. CHIEF EXECUTIVE OFFICER OF PERSONNEL CERTIFICATION BODY

The CEO of the various Standing Committees shall exercise such powers and discharge such functions as laid down in these Rules and Regulations and Bye-Laws of

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the Association and as may be delegated by the Governing Council. The CEO shall also preside over the meetings of the respective Standing Committees.

20. RESIDUARY POWERS:

Any matter not provided for in these Rules shall be dealt with by the Governing Council.

21. JURISDICTION

The jurisdiction of the Association shall be extending over the entire Union of India.

22. HEADQUARTERS

The headquarters of the Association shall be within India in New Delhi.

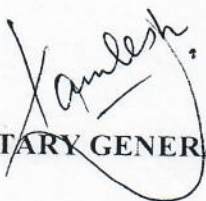
23. APPLICATION OF THE ACT


All the provision under all the Sections of the Societies Registration Act, 1860 as applicable to the NCT of Delhi shall apply to the Association.

24. ESSENTIAL CERTIFICATE

Certified that this is the correct copy of the Rules & Regulations of the Indian Yoga Association Rules, 2017


PRESIDENT


SECRETARY GENERAL


TREASURER

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ANNEXURE-A

LIST OF THE EMINENT YOGA INSTITUTES FOUNDER MEMBERS

S.No	Name and Address of the Institute	Founder Guru
1.?	Bihar School of Yoga, Ganga Darshan, Munger, Bihar	Swami Satyananda Saraswati
2.	Deva Sanskriti Vishwavidyalaya, Gayatri Parivar, Shanti Kunj, Haridwar	Acharya Sri Ram Sharma
3.	Ahymsin, Swami Rama Sadhaka Grama, Virbhadr Road, Virpur Khurd, PO-Pashulok, Rishikesh, UK	Swami Rama/Swami Veda Bharati
4.	Krishnamacharya Yoga Mandiram, 31, Fourth Cross Street, R.K.Nagar, Chennai-600028	Yogacharya T.K.V. Desikachar
5.	Morarji Desai National Institute of Yoga, 68, Ashok Road, New Delhi-110001	Swami Dharendra Brahmachari
6.?	Preksha International, Jain Vishwa Bharati, Ladnun-341306, Rajasthan	Acharya Tulsi and Acharya Sri Mahaprajani Ji
7.	Ramamani Iyengar Memorial Yoga Institute, 1107, B/1, Shivaji Nagar, Pune-411016	Yogacharya B.K.S.Iyengar
8.	S.M.Y.M. Samiti, Kaivalyadhama, Lonavla, Pune-410 403.	Swami Kuvalyananda
9.	Sri Aurobindo Ashram, Puducherry	Maharishi Sri Aurobindo
10.?	Sri Ramakrishna Math and Ramakrishna Mission Vivekananda University, PO-Bellur Math, Distt. Howra, W.B.	Ramakrishna Paramhansa and Swami Vivekananda
11.	Swami Vivekananda Yoga Anusandhan Parishad, Prashanti Kuteeram, Bangalore	Dr.H.R.Nagendra
12.	The Divine Life Society, Rishikesh, Uttarakhand	Swami Shivanandaji
13.	The International Centre of Yoga Education and Research, 16-A, Mettu Street, Chinnamudaliar chavady, Kottakuppam-605104, Via Puducherry	Yogacharya Sh. Geetananda Giri
14.	The Yoga Institute, Santacruz (East), Yogendra Marg, Mumbai-55.	Swami Yogendraji
15.?	Vipasana International Academy, Dhamma Giri,, Igatpuri, Maharashtra.	Sri S.N.Goenka

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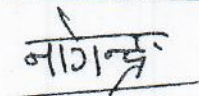
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ANNEXURE-B

LIST OF THE EMINENT YOGA INSTITUTES MEMBERS

S.No	Name and Address of the Institute	Founder
1.	Light on Yoga Research Trust, Pune	Dr.B.K.S.Iyengar
2.	Mokshayatan Yogashram, Saharanpur	Swami Bharat Bhushan
3.	Yoga Vidya Gurukul, Nashik, Maharashtra	Shri Vishwas Mandlik
4.	Ghantali Mitra Mandal, Thane	Shri Shrikrushna Vyavahare
5.	Yoga in Daily Life Foundation of Swami Maheshwaranandaji, Rajasthan	Swami Maheswarananda
6.	Art of Living Foundation, Bengaluru	Sri Sri Ravi Shankar
7.	Yoga Vidya Niketan, Navi Mumbai	Dr. Rajendra Joshi
8.	Parmarth Niketan, Rishikesh	Swami Chidananda Saraswati
9.	Bharatiya Yoga Sansthan, Rohini, New Delhi	Shri Prakash Lal
10.	Shivananda Yoga Vedanta Dhanwantari Ashram, Thiruvananthapuram, Tamil Nadu	Swami Shivananda
11.	Krishnamacharya Healing and Yoga Foundation, Chennai	Dr.T.K.V. Desikachar
12.?	Patanjali Yogapeeth, Haridwar	Swami Ram Dev
13.?	Isha Foundation Coimbatore	Sadguru Jaggi Vasudev
14.	Amrita Yoga, Amrita University, T.N.	Maa Amrutanandamayi
15.	Samutkarsh Yoga Academy, Ahmedabad	Shri Surender Patel
16.	Ujjain Yogalife Society, Ujjain	Pundit Radhey Shyam Mishra







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