

RULES & REGULATIONS

Of NAMMA ROOPANAGARA RESIDENTS WELFARE ASSOCIATION (R)
Roopanagar, Bogadi PO, Mysuru 570026

1. Name of the welfare Association: Namma Roopanagara Residents Welfare Association (Acronym – NRRWA)
2. Address of the welfare: No.625, First Floor, DHBCS Tank Building, 10th Cross, Roopanagara, Mysuru – 570 026
3. Jurisdiction: Roopanagara, Bogadi post, Mysuru

4. MEMBERSHIP

The membership of the Association is open to:

- 4.1** Any person who has attained the age of majority i.e. 18 years of age and the intending member should be the owner, holding the Registered Title Deed of that particular site/house/building in Roopanagara in his/her name.
- 4.2** Only one person from family owning property in Roopanagara, is considered to become a member of the Association. In case of joint ownership, the person whose name stands first in the registered Title Deed can be the member of the Association. However, if the first named person declines in writing, then the second named person can be the Member of the Association. The letter to this effect has to be submitted to the Association along with the application form for seeking membership.
- 4.3** The General Power of Attorney of (a) or (b) as above (in above referred clauses) are also eligible to be a member of the Association. The General Power of Attorney is considered only if he/she is considered a resident of Roopanagara.
- 4.4** If the owner of the property gives a 'No-Objection' letter in writing, then the spouse, dependents or other family members of the owner will be eligible to be a member of the Association. This letter of 'No-Objection, has to accompany the application form at the time of seeking membership.
- 4.5** Life/Decennial/Annual Membership of the Association is open to all allottees, owners of sites and houses in Roopanagara or to the holders of General Power of Attorney from such allottees/owners at the rate of one member per house/building/site.
- 4.6** The Temporary Member:
 - 4.6.1** The person who is a tenant, lease holder or occupant of a house property in Roopanagara who is duly authorized by the owner can seek membership of the Association. Such authorization shall be in writing for a period of one year, subject to renewal.
 - 4.6.2** The owners renting out their houses, to get necessary background checks of the renters done and also share the information of the renders with NRRWA.
 - 4.6.3** Temporary membership is offered to all tenants, commercial establishments, lessee, and licensee of a house in Roopanagara, at the rate of one member per house.
- 4.7** The person intending to become a member should have interest in the development of Roopanagara and abide by the terms and conditions of the Association and his/her grant of membership is subject to the approval of the Executive Committee.

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4.8 Types of membership and fees:

Sl. No	Type of Membership	Fee(Indian Rs.)
1	Temporary Membership (<i>for tenants only</i>)	Rs.750/- per annum
2	Membership for Owner Resident	Rs.1000/- per annum
3	Decennial membership for Owner Resident	Rs.7500/- for every 10year period
4	Life Membership for Owner Resident	Rs.15,000/-

The owner/tenant willing to take membership should obtain an application form from Association office by payment of non-refundable amount of Rs. 100/-, fill it up and hand it over to any of the office bearers present in the office along with the membership fee. After scrutiny of the application, chosen type of membership will be granted within 15 days from the date of application. In case of rejection of the application, reason for rejection will be communicated to the resident in writing and the membership amount would be refunded.

4.9 Termination of membership: The Executive Committee or the Governing body of the Association may terminate any member from the Association on the following grounds:

- 4.9.1 on his/her death
- 4.9.2 If the member fails to pay subscription for three successive years from the due date of paying subscription.
- 4.9.3 If the member of the Association works against the aims and objectives of the Association or is involved in any anti-social activities.
- 4.9.4 If the member tenders his/her resignation to the Association
- 4.9.5 If the member fails to attend three successive meetings of the general body without intimation in writing.
- 4.9.6 If the member is declared insolvent and / or is of unsound mind.
- 4.9.7 If he/ she is adjudged by any court of law to be a criminal offender
- 4.9.8 If the Owner resident sells his house located in Roopanagara premises and he/she has no other house / property in Roopanagara and moves into a new location.

The reason for termination shall be communicated to the concerned member in writing. A member expelled from the membership of the Association shall have no right to enjoy the 'Rights & Privileges' mentioned in clause 10 of these Rules.

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4.10 **Appeals:** Every such expelled member shall have the right to appeal which will be referred to the general body of the Association, whose decision shall be final and shall be communicated to the concerned member.

4.11 **Re-Admission:** In case an expelled / terminated member is re-admitted by the general body, such a member shall have to pay up to date dues.

4.12 **Transfer of membership:** Any member can transfer his/her membership by intimating their intent to transfer in writing to the Association. The Association will consider the issue in its General Body meeting and fix the transfer charges. Upon payment, the membership will be transferred. If any pending dues emerge at a later date, the transferee member has to bear the charges. The membership fee however is non-refundable.

Further, in case of death of a member, membership will be transferred to the nominee as declared in the application at the time of membership and submission of survival certificate or to the successor in case of submission of successor certificate (in case nominee has a/so died) for the remaining period of membership that depends on the type of membership chosen and no transfer charges for the remaining period will be levied.

4.13 **Membership Renewal:** All renewals are subject to approval by the Executive Committee.

5. Financial Year:

The Financial year of the Association shall commence from 1st April and end on the 31st March of subsequent year.

6. Executive Committee / Governing Body / Management Committee:

6.1 The management of the day-to-day affairs of the Association shall vest with the Executive Committee.

6.2 The Executive Committee shall consist of seventeen members including the office bearers (i) to (vi) as under namely:

- i) President
- ii) Vice President
- iii) Secretary
- iv) Joint Secretary
- v) Treasurer
- vi) twelve - Directors

6.3 Only Life members and Decennial members are eligible to become office bearers and members of the Executive Committee.

However, the term of the office bearers being 3 Years, Decennial members are eligible to become office bearers only if their remaining period of membership is 3 years or more or the interested Decennial member renews his membership for another 10 years in advance.

6.4 Duties and powers of the Executive Committee/Governing body:

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- 6.4.1 Executive Committee shall deal with all matters pertaining to administrative, financial and other aspects relating to the residents of Roopnagara, keeping in view the aims and objectives of the Association.
- 6.4.2 To appoint and oversee functioning of various Sub-Committee(s) and Ad hoc Committee(s) and may co-opt members of the Association who are not members of the Executive Committee to such Sub Committees or Ad hoc Committee as per need. One of the members of the Executive Committee shall be nominated as the Convener of such Sub or Ad hoc Committees.
- 6.4.3 To appoint staff members to the Sub-Committee and decide their remuneration. Initiate disciplinary action against any of the staff members including impose penalty or censure or dismissal or any such action.
- 6.4.4 Executive Committee is empowered to pass a resolution to authorize:
- 6.4.4.1 To select the bank/s and open Bank account/s of the Association not exceeding in three Nationalized/ Scheduled Banks and the Treasurer who is the first Authorized signatory to operate it jointly with either the President or the Secretary who are the other authorized signatories depending on their availability.
 - 6.4.4.2 Capital expenditure up to Rs.10 lakh and sanction working expenses as required from time to time.
 - 6.4.4.3 Capital expenditure exceeding Rs.10 lakh shall be with prior approval of the Annual or Special General Body / subject to ratification.6.4.4.4 The Secretary or Treasurer as may be decided, may retain in his /her personal custody an amount not exceeding Rs.10,000/- for petty cash expenses. All payments above Rs.2,000/- shall be made by cheque.6.4.4.5 To fix the remuneration of Auditors.
 - 6.4.4.4 To review from time to time the monthly maintenance charges and revise, if felt necessary.
 - 6.4.4.5 To frame/ modify, if required, working rules for all the Committees, Sub-Committee of the Association
 - 6.4.4.6 To operate funds, maintain books of accounts and manage the properties of the Association and to present the duly audited accounts/annual reports at Annual general body meetings.
 - 6.4.4.7 To schedule and arrange mandatory and other special meetings as required in line with the stipulations made in the Karnataka Society Registration Act 1960.
The association should facilitate at least two resident meetings in a year to listen to the views and suggestions of the residents and take necessary action as appropriate. There should be a minimum of 15 days notice to be given to the residents to attend and all proper arrangements made to accommodate them.
 - 6.4.4.8 To raise funds and accept Grants, Donations, Loans, Subscriptions or any property movable or immovable from Government, Non-Government, Local Bodies, Societies, Banks(Nationalized/ Co-operative), NRIs, and individuals for furtherance of the objectives of the Association.

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- 6.4.4.9 To invite not more than two specialists / experts who may be non-members of the Association to the meetings, if their presence is considered useful.
- 6.4.4.10 DHBCS to consider to nominate a DHBCS Director who is both an owner resident of Roopanagara and a member of NRRWA to attend the Executive Committee (EC) meetings of NRRWA during the tenure of EC/ mutually agreed period. He/she shall be a special invitee, whose role is to act as a bridging member and/or as a consultant & guide for knowledge transfer & operations management.
The Nominee shall facilitate better communication and coordination between DHBCS & NRRWA. His/her role importantly is to guide NRRWA on various matters taking into account the welfare of the residents of Roopanagara. On the completion of tenure/agreed period, extension of nomination shall be discussed and reviewed.
- 6.4.4.11 To arrange for the publication in any manner the Association journal, documents may be considered fit in the furtherance of its objectives.
- 6.4.4.12 If necessary, to make new rules and Bye-laws/ amendments from time to time and get it approved. Approved amendment to be circulated to the members.
- 6.4.4.13 May decide to expel a member of the Executive Committee or member of the Association in case is anyone is convicted of any criminal offence, or proved to be insane or any member's action is in contravention to the Bye-laws.
- 6.4.4.14 In the event of any office bearer laying down office for whatever reasons, the Executive Committee/ Governing Body to co-opt any member considered suitable for the office for the remaining period of the tenure or till election is held.
- 6.4.4.15 To acquire and hold or purchase, take on lease, hire or by gift or otherwise any moveable or immovable property or properties or any right or privileges that may be deemed necessary or useful for the advancement of the objects of the Association.
- 6.4.4.16 To fix terms of reference of the Sub Committee(s)/ Ad hoc Committee(s) and timeline for submitting its Reports and thereafter to implement the same.

6.5 Term of the Executive Committee members

- (i) Office bearers of the Association shall be elected once in three years. No member shall be eligible to hold the same office for more than two consecutive terms.
- (ii) In the event of a casual vacancy occurring for the post of office bearer, it may be filled in by the Executive Committee itself from amongst its own Members, but the term of such members shall expire at the next General Body Meeting.
- (iii) If an office bearer or a member of the Executive Committee fails to attend three consecutive meetings, without prior notice, or fails to give reasonable cause to the satisfaction of the Executive Committee, then his /her services shall be terminated.

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7. Powers & Duties of Executive Committee and office Bearers :

7.1 President: The President shall be the Head / Chief Executive officer of the Association.

7.1.1 He / She shall preside over the Executive Committee and all other meetings of the Association and the proceedings shall be conducted under his / her direction and general provision.

7.1.2 He / She shall have all the general powers and duties which usually vest in the office of the President including the power to appoint sub-committees from among the members of the Residents.

7.1.3 In case of equality of votes in any meetings, he / she shall tender his /her casting vote.

7.1.4 He / She shall supervise work of other office bearers from time to time.

7.1.5 He /She is responsible for the overall responsibility of the functioning of the Association, accounts and the sub-committee/s.

7.1.6 He / She shall decide all matters of disputes, controversy and that his/her decision shall be final.

7.2 Vice president: In the absence of the President, the Vice – President shall enjoy all powers and duties which are entrusted to the President.

7.2.1 He / She will also assist the President in his / her duties from time to time.

7.2.2 He / She shall in the absence of the President shall preside over the meetings and exercise all actions of the President as authorized by the President.

7.3 Secretary :

7.3.1 He / She shall be the Executive Officer to look after administration, correspondence, call for meetings/emergency meeting of the Executive Committee, in consultation with the president, record and maintain minutes thereof. Minutes of all business transactions or resolutions passed in the meeting shall be recorded and signed by the Secretary.

The same shall be pasted in a register maintained for that purpose in the Association's Office and shall be in custody of the Secretary.

7.3.2 He /She will appoint, fix the terms of appointment, remuneration including disciplinary actions or termination of services of staff with the approval of the Executive Committee of the Association.

7.3.3 He /she shall prepare a list of 1) Cheque Books 2) Accounts 3) All documents 4) Files 5) Registers including status reports of all important matters and hand over the same to the incumbent who shall acknowledge it in writing.

7.3.4 He /She shall keep all types of records of the Association including the register of members containing their names, addresses and other brief particulars.

7.3.5 He /She shall monitor from time to time the renewal of all types of licenses including any Statutory Licenses etc. and also make all necessary statutory payments to the concerned authorities.

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7.3.6 He /She shall ensure renewal of Registration and renewal of the Association with the District Registrar of Societies from time to time.

7.4 Jt. Secretary

In the absence of the Secretary, the Jt.Secretary shall enjoy all powers and duties which are entrusted to the Secretary. He / She will also assist the Secretary in his/her duties from time to time.

7.5 Treasurer

The Treasurer shall manage the funds of the Association and has following responsibilities:

- 7.5.1 He /She shall collect and manage subscriptions, gifts, grants-in-aid and donations from the members and the general public and shall be responsible for keeping and maintaining true and correct accounts of the funds of the Association.
- 7.5.2 The funds of the Association which shall be deposited in Nationalized/Scheduled Banks and the Treasurer shall jointly operate and co-sign the cheques with either President or Secretary of the Association.
- 7.5.3 He /She is responsible to deposit the funds and other valuables in the name and to the credit of the of the Association in such depositories as may from time to time, be designated by the Executive Committee/ Governing Body.
- 7.5.4 He /She will maintain the following Registers and Books of Accounts: Cash Book, general Ledger, Receipt book, Voucher book, Bank pass books, Bank cheque books and Investment certificates of deposits of any money of Association.
- 7.5.5 He /She will coordinate to get the Accounts audited by an auditor approved by the Association.
- 7.5.6 He /She will prepare the annual report and present the same at the Annual General Body meeting.

7.6 Executive Members/Directions:

The Executive Members / Directors will assist in the day to day work of the Association as per the directions of the President and the Secretary.

8. Meetings:

8.1 Monthly Meetings:

- 8.1.1 The Executive Committee/Governing Body shall meet as frequently as possible and as needed but at least once a month.
- 8.1.2 The quorum for a meeting shall be minimum 9 members of the total members in the Executive Committee (including Directors).
- 8.1.3 The President shall preside over meetings of the Managing Committee. In the absence of the President, the Vice President shall take the chair and when both of them are absent, any of the members present from the Executive

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Committee/Governing Body may be elected to President over the meeting, unless the meeting is agreed to be postponed.

- 8.1.4 A proper notice of the meeting will ordinarily be given by the Secretary and in his absence, by the Joint Secretary at least 5 days prior to the meeting.

8.2 Annual General Body Meetings:

- 8.2.1 Eligibility:** The General Body Association shall consist of only the members of the Association. The default or suspended member shall not be allowed to participate in the General Body meeting or election.

- 8.2.2 Deadline:** The Annual General Body Meeting of the Association shall always be held as per section 11 of the Karnataka Societies Registration Act 1960.

Notice of Meeting: The Secretary of the Association will either display in the notice board or send by speed post or courier or email, or through social media communication channels like Whatsapp etc a notice of Annual or Special General Body Meeting stating the purpose thereof, as well as the date, time and venue of the meeting, to each member.

Such a notice in case of both Annual and Special General Body Meeting is Sent /displayed at least 15 days in advance. The e-mails or notices sent through post / courier / social media communication channels like Whatsapp etc or display in the Notice Board shall be treated as notice sent to the members as required under these Bye-Laws and deemed to have been received.

- 8.2.3 Quorum for Annual General Body and Special General Body Meeting:**

One third the total number of members or 50 whichever is less shall form the quorum for the transaction of business at the Annual General Body Meetings. If the meeting cannot be held for lack of required quorum, the meeting shall be adjourned for half an hour. Thereafter the members present shall form the quorum for such a meeting and the adjourned meetings shall be held on the same day at the same place.

No fresh notice or quorum shall be required for such adjourned meetings. The adjourned meeting shall be deemed to be continuation of the originally convened meeting. However, if the Presiding officer finds that the atmosphere is not conducive to hold the meeting in a proper manner, he/she may adjourn it to be held on a different date.

- 8.2.4 Presiding officer for the Annual Body meeting and Special General Body meetings:** Generally the president of the Association will chair and preside over the meetings. In his absence, In his absence, the Vice President will

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preside. In case of absence of both, any other member of the Committee will preside as agreed by the members present. So far as the meeting is concerned the decision of the presiding officer on points of order shall be final.

8.2.5 Voting in Annual General Body and Special meetings: A resolution coming up for decision shall always be decided by show of hands. When the votes are equally divided, the Chairman / President shall have a casting vote in addition to his own vote.

8.2.6 Order of Business in Annual General Body Meeting: The following ordinary business are transacted at the Annual General Body Meeting:

- 8.2.6.1 Approve the minutes of the preceding meeting.
- 8.2.6.2 Approve and adopt the Annual Report and Audited Statement of Accounts for the previous year along with rectification of defects, if any as pointed out by the auditors.
- 8.2.6.3 Elect the Office Bearers and the members of the Executive Committee, if scheduled.
- 8.2.6.4 Consider, approve and initiate such actions as may be necessary on reports of the Secretary and Auditors.
- 8.2.6.5 Consider, approve and initiate such actions as may be necessary on the Annual Report of Committee / Sub Committee and any other reports, if put up by the Executive Committee.
- 8.2.6.6 Appointment of the Auditor. The Auditor or a partner of the firm shall not be a member of the Association.
- 8.2.6.7 Approve the program of activities of the Association for the coming year.
- 8.2.6.8 Consider, approve and sanction the annual budget of the Association as presented by the Executive Committee including ratification of the revision done by the Executive Committee, if any, in maintenance charges, for the subsequent year.
- 8.2.6.9 Discussion of such subjects or resolutions received from members, which have been raised by giving clear notice of not less than 10 days to the office of the Association to be listed as a special business.
- 8.2.6.10 Special General Body meeting shall be called to consider any amendment to any of the Bye-laws, if proposed.
- 8.2.6.11 Consider the list of defaulting members and decide on the course of action to be taken.
- 8.2.6.12 Any other matter with the specific permission of the Presiding officer.

8.3 Special General Body Meeting:

A Special General Body Meeting must be convened by the Secretary without fail on requisition of:

- 8.3.1 The President

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- 8.3.2 At the written request of at least (1/3)rd of the total members to discuss specific agenda. Such a requisition shall always state the business for which they wish such Meeting is to be convened.
- 8.3.3 The Special General Body meeting shall be called within 21days of the receipt of the request.
- 8.3.4 A notice of not less than fifteen (15) days shall be given for a meeting of the Special General Body.
Quorum for the meeting shall be the same as indicated under Annual General Body Meeting.

9. Election Process:

- 9.1 The election of all the Office Bearers to the Executive Committee/Governing Body shall be held after every three years in the Annual General Body meeting and mode of the election shall be through a secret ballot.
One third of the total number of seats (*rounded off to the next higher whole number in case of Fractions*) filled by elections to the Executive Committee shall be reserved for women.
- 9.2 A member submitting his nomination in the prescribed form to any of the offices of the Executive Committee should obtain the signatures of two members who propose and second his candidature. Such application shall be delivered to the office of the Association as per the guidelines of the returning Officer.
- 9.3 The outgoing President, Vice President, Secretary, Joint Secretary, Treasurer and members of the Executive Committee shall be eligible for re-election.
- 9.4 On the date of filing of the nomination papers the Candidate, Proposer and Seconded should not have been disqualified.
- 9.5 The member whose name is proposed may withdraw from the elections by a letter given to the secretary, 7 clear days before the date of such General Meeting.
- 9.6 No member can subscribe to his/her signature for more than one candidate.
- 9.7 All Voting Members exercising their franchise must produce their valid Photo Laminated Membership Cards issued by the Association.
- 9.8 The candidate applying for more than one post shall confine the candidature to only one post, as on the date of withdrawal, failing which all his/her nomination shall stand disqualified.
- 9.9 If no nominations are received for the Membership of the Executive Committee to be elected, the Annual General body shall elect or nominate the executive committee. The mode of election / nomination in such an event shall be decided in the Annual General Body Meeting.
- 9.10 The Executive Committee of the Association shall appoint two members of the Association as Returning Officer and Additional Returning Officer to complete the election process.
- 9.11 When the Ballot is taking place, only Voters shall be present in the Room where the Ballot Box is placed or where the Voters are marking their voting Slips. The Returning Officer or the Additional Returning Officer may remain present as his/her duties may

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require and all the ballot papers shall be attested by the Returning Officer or the Additional Returning Officer.

9.12 The Returning Officer or the Additional Returning Officer shall declare the results of the election immediately after counting of votes are completed. Such elected Office bearers and Committee Members assume offices after the results are declared.

10. Rights and Privileges of Members:

10.1 Every member has a right to participate in the general body meeting.

10.1 Owner member has the right to vote at the meetings of the Association.

10.1 Every member is entitled to participate in the meetings, activities, programs, functions and get-together organized by the Association.

10.1 Any member of the Association may request the President in writing, seeking any information, rules and regulations related to the Association.

11. Raising of funds:

The funds for the Association may be raised in one or more of the following ways:

11.1 By membership fee.

11.2 By contribution by members towards maintenance fee.

11.3 By loans.

11.4 By sponsorship/donations/contributions received from both members as well as from outside organizations.

11.5 By charges/fees levied for using some of the facilities that may be created in the future like swimming pool, club, library etc.

11.6 By interest on bank deposits.

12. Others points:

12.1 The benefits of the Association shall be open to all members and their family members, irrespective of their caste, creed or religion.

12.2 In case of a need to alter any of the rules/guidelines in the Memorandum and Rules and Regulation documents, the same shall be done as per sections (9) & (10) of the Karnataka Societies Registration Act 1960.

12.3 The Service rendered by the Executive Members shall be strictly on honorary basis.

12.4 Remuneration: No remuneration or sitting charges is payable to the Executive Committee Members.

12.5 Retirement: During the tenure, all Executive members and office bearers shall not retire at the same time / period. They can retire by rotations. However, the retired member can contest again (*subject to meeting the stipulations at clause 6.5 (i) above*) after the completion of terms of other office bearers.

12.6 Office bearers and the members of the executive committee shall be indemnified by the Association for reasons of any contract entered into or things or acts done by them in the discharge of their duties.

12.7 In line with the decision taken in the Annual General Body Meeting, the recommended auditor shall be entrusted with the job to scrutinize the next financial year's budget and the same be submitted to the concerned authorities of the

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- Karnataka Societies Registration Act 1960 and its acknowledgement shall be obtained.
- 12.8 In case an amalgamation of NRRWA with another likeminded Association either partially or wholly is considered, then the same shall be done as per section 21 of Karnataka Societies registration Act 1960.
- 12.9 In case the necessity for dissolution of Association or adjustment of its affairs, then it shall be done as per Section 22 of Karnataka Societies Registration Act 1960. In any eventually, no member of the Association shall be eligible to receive any profit, as per Section 23 of Karnataka Societies Registration Act 1960.
- 12.10 Working hours of the Associated shall be from 11.00 AM to 1.00 PM and 6.00 PM to 8.00 PM on all days of the week except Wednesday.
- 12.11 This Association will work following all the stipulations specified in the Karnataka Societies Registration Act 1960 and also this Association declares that it will not engage any child under the age of 14 years.
- 12.12 Jurisdiction: For any dispute touching or arising out of these Rules, the courts in Mysuru , Karnataka state, India alone shall have jurisdiction.

Clauses inserted after obtaining approval in the Special General Body Meeting held on 14th September 2024:

13. INCOME TAX CLAUSES:

- 13.1 Investment Clause: The Funds of the Association shall be invested in the modes specified under the provisions of Sec. 13[1][d] read with Sec.11[5] of Income Tax Act 1961 [IT Act in short] as amended from time to time.
- 13.2 Accounts Clause: There shall be maintained all accounts of association. The accounts shall be audited by a Chartered Accountant every year. Accounts shall be closed by 31st March of every year.
- 13.3 Amendment Clause: No amendments to the Memorandum of Association and Rules and Regulations shall be made which may prove to be repugnant to the provisions of Sec.2 (15), 11, 12, 13 and 80G of the IT Act as amended from time to time. Further no amendment shall be carried out without the prior approval of the Commissioner of the Income Tax, Provision of Sec.10 of the KSR Act will be followed in this connection.
- 13.4 Dissolution Clause: In the event of dissolution or winding up of the Association, the assets remaining as on the date of dissolution shall under no circumstances be distributed among the Members of the Governing body nor among the members of the Association, but the same shall be transferred to another Association whose objectives are similar to those of this Association and which enjoys recognition, U/s 80G of the Income Tax Act, 1961, as amended from time to time. Provisions of Sec.22 of the KSR Act shall be followed in this connection.
- 13.5 The benefits of the Association shall be open to all irrespective of caste, creed or religion.

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13.6 The Funds and the income of the Association shall be solely utilized for the achievement of the objectives and no portion of it shall be utilized for payment to Members by way of profit , interest, dividend etc. whether directly or indirectly.

SIGNED BY ALL THE EXECUTIVE COMMITTEE MEMBERS OF NAMMA
ROOPANAGARA RESIDENT WELFARE ASSOCIATION

1	President	Narasimha Murthy M N	2	Vice President	A Suryanarayan
3	Secretary	K S Somayaji	4	Jt Secretary	Priya Shashidharan
5	Treasurer	Sridhar Tantry	6	Director	Uma Peshwa
7	Director	Dr. Sushma Appaiah	8	Director	Maya Shanbhag
9	Director	M K Raghu Srinivasan	10	Director	Chidananda H S
11	Director	K M Chandrashekar	12	Director	Sudarshan N D
13	Director	Gopala B M	14	Director	Shiva H N Shankar
15	Director	Dakshina Murthy E	16	Director	Malati Bhat
17	Director	Srivathsa Shankar			