Seal of His Majesty's Government
(Now Government of Nepal)
Ministry of Home Affairs
District Administration Office
Lalitpur, 2047 (1990)

STATUTE OF THE LEGAL AID AND CONSULTANCY CENTER, 2050
(1993)
AND
THE AMENDED STATUTE, 2059 (2002)

Preamble:-

Being inspired from the objective of the Constitution of the Kingdom of Nepal, 2047 (1990) of materializing the concept of equality, humanity, freedom and competent judicial system, rule of law; and

with the objective of furthering constitutional rights and its norms and values by bringing about improvement in the condition of the Nepali women who share one half of the country but are much backwarded due to traditional social, economic and educational reasons, and

having regard to the world's thought on today's women and children, and developing the measures, theory and treaties and campaign made in international level, and
with the objective of carrying out activities required for the benefit, protection and right of women and children also in respect of legal, economic and social and education, health sector,

This association is hereby formed.

This association, in itself, shall remain a pure social association.

Chapter – 1

Preliminary

1. **Short Title and Commencement:**
   1. This association may be cited as Legal Aid and Consultancy Center (LACC).
   2. This statute shall commence from the date on which certificate of registration is obtained after the association is registered as per the Association Registration Act, 2034 B.S. (1977 A.D.).

2. **Definition:**
   Unless the subject or context otherwise requires, in this Statute:-
   (a) 'Act' means the Association Registration Act, 2034 B.S. (1977 A.D.).
   (b) 'Statute' means the statute of the Legal Aid and Consultancy Centre.
   (c) 'Association' means the Legal Aid and Consultancy Centre.
   (d) 'Rule' means the rules of the association.
   (e) 'Committee' means the working committee of the association.
   (f) 'General Meeting' means the general meeting of the association.
   (g) 'Managing Committee' means the managing committee as referred to in the application filed before the local authority for registration of the association and the word includes the working committee formed after the dissolution of that committee.
   (h) 'Central Office' means the central office of the association.
(i) 'Office bearer' means a member of this association who has secured any position in the general meeting or working committee of the association.

3. **Logo and Seal of the Association:**
   1. The association shall carry out its every act by its name and for that purpose shall have its own separate logo and seal.
   2. The logo and seal of the association shall be as referred to in Schedule-4.
   3. The association may, like a person, acquire, utilize and sell movable and immovable property in its name.

4. **Office of the Association:**
   1. The central office of the association shall situate in Pulchowk, Lalitpur.
   2. Subject to the prevailing act, rules and statute, the association may open, according to necessity, permanently or temporarily regional and district level offices within the Kingdom of Nepal.

   **Chapter – 2**

   **Objectives**

5. The Objectives of this association shall be as follows:-
   (a) for protection of the right and interest of women and children, to provide free legal aid, advise and consultancy service and to take initiatives to impart free legal education,
   (b) considering the service to and facility of the women and children, to conduct health and integrated development plans,
   (c) to conduct and cause to be conducted research, to cause to be conducted legal training required for further improvement of social and economic standard of women and children,
(d) to do other acts necessary for attainment of the objectives referred to in clause (a), (b) and (c),

(e) to conduct training program that will provide incentive to women student of law for engagement in the professional field by increasing self confidence.

(f) to publish and cause to be published law books,

(g) with the objective of raising legal awareness of general public, to operate and cause to be operated legal literacy, legal awareness, training, workshop, discourse, interaction program and gender equality program,

(h) to carry out and cause to be carried out work in the subject of the area of women's concern (women and poverty, education, health, armed conflict, economy, communications, environment, violence against women, institutional structure for women's development, Nepali women in the power structure and Nepali women and human rights and children) identified by the Beijing work plan, and

(i) to carry out and cause to be carried out income generating work for the benefit of the victimized women and children, and to operate and cause to be operated emergency or long term dwelling house according to necessity.

Chapter – 3

Membership

6 Qualifications for Membership:-

(1) A Nepali citizen who has the following qualifications shall be deemed to be eligible to be a member of the association:-

(a) who has attained the age of twenty one years, and
(b) who has expertise in the subject of the objective of the association or who is eager to carry out work as per the objective of the association.

(1) Notwithstanding anything contained in sub-section (1) the following persons shall be deemed to be ineligible to be a member of the association.
(a) who is insane or of unsound mind,
(b) who is convicted by a court of law in an offence involving moral turpitude,
(c) who has embezzled money and property of an organization or union and,
(d) who is directly a party to a suit against the association.

7. **Types of Membership:**

(1) The types of membership of the association shall be as follows:-
(a) Founder member,
(b) Ordinary member,
(c) Life long member, and
(d) Honorary member.

(2) Those persons who, having carried out the act required to establish the association, have been on primary committee for establishment of association and have signed the application shall be the founder member.

(3) A person who will become a member after registration of the association shall subject to the statute and rules be generally an ordinary member.

(4) Since all the founder members listed under the title of the managing committee referred to in the application filed for
registration of the statute have already paid up the fee applicable for lifelong membership pursuant to sub-section (1) of Section 8, they shall be lifelong members of the association.

Except such lifelong members, the concerned committee may, by a decision of majority, award lifelong membership to a person.

(5) The committee may, by a decision of two third majority, award honorary membership of the association to a person who has done a good particular work compatible to the objective of association.

8. **Membership fee and procedure of awarding membership:**

(1) If any person having qualifications under Section 6 desires to be a member of this association, she/he shall have to file an application in writing to the committee of association. The committee shall make as soon as possible a decision in respect of awarding membership or not awarding, with reason thereof, and inform the same to him/her.

(2) When the concerned committee has decided to award membership to the person who has filed application pursuant to sub-Section (1), after having considered him/her to be eligible to award membership, the concerned person may become a member of the association by paying Rs. 5000/- (five thousand) for lifelong membership and Rs. 225/- (two hundred twenty-five) for ordinary membership.

(3) Notwithstanding anything contained in sub-section (1) and (2), a person who desires to be a honorary member need not file an application and pay the membership.

(4) An ordinary member shall be required to renew his/her membership in every fiscal year by paying Rs. 100/- (one hundred).
9. **Cessation of the membership of the association:**

The following person shall cease to be a member of this association and the committee shall inform him/her except in the conditions of clause (b) of this Section of the cessation of his/her membership:

(a) if he/she loses or does not have qualifications under Section 6 for membership, or

(b) if he/she dies,

(c) if the resignation tendered by him/her in writing is accepted, or

(d) if a motion of no confidence is passed against him/her in accordance with the statute.

(2) A decision of cessation of membership pursuant to sub-section (a) and (b) shall not be made without giving him/her an opportunity to defend himself/herself.

**Chapter – 4**

**General Meeting and Working Committee**

10. **Formation of General Meeting:** There shall be a general meeting of the association consisting of all members and it shall act as the supreme body of the association.

11. **Session of the General Meeting:** (1) The session of the general meeting shall generally be held twice in every fiscal year, the first and second session shall be held in the month of Shrawan (mid-August) and Magh (Mid February) month respectively of that year.

(2) Notwithstanding anything contained in sub-section (1), if a decision needs to be taken in respect of a special matter, the president himself/herself shall call or upon request in writing of twenty five percent of the total number of members, s/he shall call such session within twenty one days, if the president does not call session within that period, the vice president shall call the session within next ten days.
(3) The power to call a session or special session, preside over the session and to cast a decisive vote in case of tie of vote shall generally rest with the president, however, power to call special session to pass a motion of no confidence, preside over the session and to cast a decisive vote in case of tie of vote shall rest with the vice-president.

(4) A notice mentioning the date, time and place of session together with the agenda shall be required to be given in advance at least of fifteen days in the case of a session and of seven days in the case of special session to all members. In so giving the notice, there shall also be attached annual and audit report of the association.

Provided that a session called again after the quorum failed to be constituted in a session or special session called, it shall be sufficient to provide notice in advance of seven days in the case of session and of three days in the case of special session.

(5) Where a session or special session is called, quorum for session or special session shall not be deemed to have been constituted until fifty percent members of the total number of members are present.

Provided that in cases where re-notice is given for another session or special session due to failure to constitute quorum as referred to above in a session and special session called, the quorum shall be deemed to have been constituted even if thirty three percent members are present.

(6) The secretary shall prepare and submit under the direction of the president the agenda for session or special session. If a member requests the president for inclusion of a matter in the agenda, the president may incorporate that matter as well into the agenda. Likewise, if, while the session is running, twenty five percent members out of the members present submit for decision any matter or issue, decision shall be made by incorporating that issue as well.
(7) Except where the Act, statute and rules requires that decision shall be made by two third majority or a special resolution is submitted, all other matters shall be decided by majority and in case of tie of vote the president may cast a decisive vote.

12. Function, duty and power of General Meeting:

Subject to the Act, law and statute, the function, duty and power of the General Meeting shall be as follows:-

(a) to act as the supreme body of the association and to determine program and working policy to attain the objective of the association,

(b) to evaluate the work progress of the association in every fiscal year and to provide necessary direction to various units,

(c) to select the office bearers and members of the committee from among the members by secret vote and, if necessary, to pass motion of no confidence against them,

(d) to make rules and make necessary amendment in the statute and rule,

(e) to open or close regional level and district level office of the association according to necessity,

(f) to appoint auditor,

(g) to approve the resignation of the president,

(h) to accept the annual report and auditors report submitted by the committee, to pass budget and to transfer money in budget according to necessity.

(i) to exercise all the powers conferred on the association by prevailing Act and laws.
13. **Formation of Working Committee:**

1. There shall be a working committee consisting of, as specified by the General Meeting by its decision, seven to nine persons as referred to in sub-section (2). The General meeting shall, subject to the statute, select by election the office bearers and members of the working committee from among the members of the association.

2. The formation of working committee shall be as follows:-
   a. President - one person
   b. Vice-president - one person
   c. Secretary - one person
   d. Joint Secretary - one person
   e. Treasurer - one person
   f. Member — from one person to nine persons.

3. The tenure of the office bearers of the working committee shall be five years from the date on which s/he assume his office.

4. Notwithstanding anything contained in sub-section (2), if the post of a member becomes vacant due to any reasons before expiry of his tenure, the tenure of the office bearer who is elected to the post shall be only for the remaining period of the office bearer whose post was vacant.

**Explanation:**

The post of an office bearer shall be vacant in the following conditions:-

(a) if the resignation tendered by him/her is accepted,

(b) if s/he dies, or

(c) if s/he ceases to be the member of the association, or

(d) if s/he becomes insane,
(e) if the concerned general meeting removes him/her by passing a motion of no-confidence against him/her holding that s/he has not behaved to the dignity of the post or that s/he has committed an act prejudicial to the interest of the association.

(f) if s/he ceases to be the citizen of Nepal or if s/he renounces Nepali citizenship.

5. A person who is once elected to the post of office bearer or member of the working committee shall be deemed to be eligible for re-election for any times.

14. **Meeting of the Working Committee**:

1. The meeting of the Working committee shall take place once in every month. The power to preside over the meeting and to cast a decisive vote in case of tie of vote shall rest with the president.

2. Notwithstanding anything contained in sub-section (1), if the president considers that a decision requires to be made in respect of a certain matter or twenty five percent members of the working committee asks in writing to call the meeting of the working committee, s/he may call a special meeting of the Working Committee for any times. If the president does not call the meeting as requested by the member, the vice-president shall have to call special meeting within next three days.

3. All members shall have already been given notice of every meeting and special meeting stating therein the date, time and place in advance of three days and two days respectively.

Provided that in giving a notice for a meeting to be held after a meeting failed to meet due to lack of quorum, it shall be sufficient to provide notice in advance of two days for a meeting and of one day for special meeting.
4. Quorum for meeting shall not be deemed to have been constituted until fifty percent member of the total number of members is present.

Provided that in cases where a meeting is called after a meeting failed to take place due to short of quorum or where a special meeting is called, the quorum shall be deemed to have been constituted even if thirty three percent members are present.

15. **Function, duty and power of the working committee**:-

Subject to the policy and direction of the Working Committee, the function, duty and power of the working committee shall be as follows:-

(a) to discharge daily administrative and other necessary work,

(b) to fix necessary position and to appoint employee as per the position.

(c) to obtain membership of any type of the association

(d) to make a decision of formation and dissolution of district general meeting,

(e) to mobilize and transfer the manpower and resources lying in the general meeting, working committee or office of the association.

In so punishing, the working committee may remove such office bearer or employee from membership or post subject to the prevailing laws. For removal of any office bearer or member, pre-approval of the general meeting shall be compulsory; however, until a decision in respect of this is made by the general meeting the committee shall have the power to suspend by a decision of two-third majority.
(g) to give incentive award not exceeding ten percent of the total annual expenditure to an office bearer, employee or member who has done outstanding work,
(h) to submit to the session of the general meeting to be held after expiry of every fiscal year the statement of income and expenditure and annual report of the last year,
(i) to submit to the session of the general meeting to be held at the end of the current fiscal year the statement of estimated income and expenditure for the next year,
(j) to preserve the property of the association,
(k) to acquire movable and immovable property in the name of association for attainment of the objective of the association and to transfer the title to an immovable property by a decision of two third majority.
(l) to oversee the administration of all the regional and district level general meeting, working committee and offices and to give direction and to cause it to be implement.
(m) to form committee and sub-committee according to necessity and dissolve it,
(n) to frame the rules subject to the Act, law and statute required for the association and submit to the general meeting for approval.
(n) to frame the draft of the amendment required to be made in the statute and rules from the practice and submit for approval to the general meeting,
(o) to make appointment according to necessity,
(p) if one district member so desires, to provide membership him/her in another district,
(q) if the post of an office bearer falls vacant for any reason, to select by majority from among the members of the committee for a period until the general meeting nominates

(r) to do other necessary work required for daily work of the association subject to the Act, law, statute, rules and direction given by the general meeting.

Chapter-5

Function, duty and power of the office bearers of working committee

16. Function, duty and power of president:-

Subject to the Act, law, statute and rule, the function, duty and power of the president shall be as follows:-

(a) for attainment of the objective of the association, to be its chief and to discharge and cause to be discharged necessary daily work and to provide direction,

(b) to execute and cause to be executed the policy, direction and decision of the general meeting and committee,

(c) to call session and meeting of the general meeting and committee, preside over the meeting and to caste a decisive vote in case of tie of vote,

(d) to give sanction for expenditure for the work of the association,

(e) having regard to the interest of the association, to make expenditure not below Rs. 10,000/- ten thousand) in one fiscal year, at his/her discretion,

(f) to inspect, supervise from time to time regional and district level offices and give necessary direction.

(g) to offer proper opinion to the working committee on establishing or closing the branch, sub-branch of the association.
(h) if an office bearer, member or staff of the association commits an act in contravention of the statute or prejudicial to the interest of the association, to take action relating to conduct against and punish them and to suspend for not exceeding five months.

(i) to oversee and control and cause to be oversight and controlled all property of the association,

(j) to operate the fund of the association in association with the treasurer,

(k) to provide incentive award not exceeding ten thousand in one fiscal year to an office bearer, member or staff who has performed good work for attainment of the objective of the association,

(l) to accept the resignation of the office bearer of the working committee,

(m) if an office bearer who is entrusted to discharge the work of another officer bearer in his absence is also absence, to have that work performed from any other office bearer or member.

17. **Function, duty and power of vice president:**

Subject to the Act, statute and policy and direction of the general meeting and committee, the function, duty and power of the vice-president shall be as follows:-

(a) to act as directed by the president and to provide consent and advice to him/her in discharging an act that attains the objective of the association,

(b) in the absence of the president, to do and cause to be done the work of the association in the capacity of president,

(c) subject to Section 11, to call the special session of the general meeting, preside over it and to cast a decisive vote in case of tie of vote.
18. **Function, duty and power of Secretary:-**

Subject to the Act, statute and rules, the functions, duty and power of secretary shall be as follows:-

(a) to take custody of all documents, record, decision of administrative and all other work of the association and make arrangements for proper preservation thereof,

(b) to render necessary assistance, advice to the president in the function of the association,

(c) to execute and cause to be executed the direction of president,

(d) to present the agenda in the session and meeting under the direction of president and to keep the record of the agenda added by member, deliberation and decision.

(e) to sanction up to Rs. 500/- (five hundred) in one time for the work of the association,

19. **Function, duty and power of Joint-Secretary:-**

Subject to the Act, statute and rules the function, duty and power of joint-secretary shall be as follows:-

(a) to render necessary assistance and advice to the president and secretary for attainment of the objective of the association,

(b) to act, in the absence of secretary, in the capacity of the secretary,

20. **Function, duty and power of Treasurer:-**

Subject to the Act, statute and rule, the function, duty and power of treasurer shall be as follows:-

(a) to perform and cause to be performed work, subject to the direction given to him by the general meeting, committee and the president,

(b) to take custody of the exact record of all movable and immovable property of the association and to preserve and cause to be preserved the property of the association,
(c) to deposit all fund amount (except petty cash) of the association into a bank by opening an account in the name of association and to operate the account jointly with the president and secretary,

(d) to keep custody in the office the cash amount given to him by the working committee as petty cash and expend it according to necessity in the work of the association,

(e) to prepare and submit to the working committee within fifteen days of the expiry of every fiscal year the statement of the income and expenditure of the association,

(f) to prepare and submit to the committee at the end of every fiscal year the estimated budget of income and expenditure for the next year.

21. **Function, duty and power of the ordinary member of working committee** :-

The function, duty and power of the ordinary member of the working committee shall be as follows:-

(a) to render necessary assistance and advice to the president for attainment of the objective of association,

(b) to do and cause to be done the work specified by the president.

Chapter – 6

Financial Arrangements

22. **Financial source and fund** :-

1. The financial source of the association shall be as follows:-

   (a) money provided by the founder members for establishment of the association,

   (b) money received from the membership fee,
(c) donation, gift, contribution etc, received by the association from His Majesty's Government (presently Government of Nepal), social Welfare Council or any body,

(d) money given by any governmental, non-governmental, foreign or international association and union or person for particular work,

(e) money received by the committee subject to the Act, law, from a particular arrangement or measure, for continuing the service of the association,

(f) the association shall have its own separate fund into which shall be deposited as income, all the amount received under sub-section (1) of Section 23. The fund shall generally be operated by opening an account in any commercial bank based within the Kingdom (now state) of Nepal. The account shall be operated by joint signature of any two out of president and vice-president, president and secretary or president and treasurer.

(3) The association shall deposit all the money received in its name, by opening an account into its name. The account to be so opened and operated shall be opened and operated as provided for in sub-section (2),

Provided that account may be opened and operated, according to necessity, as decided by the working committee from time to time,

(4) The association may establish a welfare fund in its name and operate it.
23. **Details of movable and immovable property:**
1. It shall be the responsibility of the treasurer to prepare the details of all movable and immovable property of the association,
2. It shall be the moral duty of every office bearer, member and staff to preserve the property of the association,
3. The details of the movable and immovable property of the association shall always be kept open so that it may be observed by its all members
4. The association may acquire, sell or donate or receive from its name movable and immovable property from the amount collected according to its income and the money under Section 23 as well. The movable and immovable property so received shall be the property of the association,

24. **Audit and Transmission of details:**
1. The audit of the association shall be caused to be performed at the end of every fiscal year from the auditors recognized by His Majesty's Government of Nepal (presently Government of Nepal).
   After this association is registered with the Social Services National Coordination Committee, the audit shall be caused to be performed according to the internal and final audit guidelines of the council,
2. The association shall have to transmit to the local authority every year the statement of the income and expenditure of the association and auditors report received pursuant to sub-section (1).

**Chapter – 7**

**Miscellaneous**

25. **Provision relating to election:**
1. The election of all level of this association shall be held by secret vote.
2. Election officer shall be appointed by the immediately existing general meeting

26. **To be deemed ineligible for candidate:** The following person or member shall not be deemed to be eligible for any post of the committee:

   (a) a person who is not a member of the general meeting.
   (b) an honorary member,
   (c) a member who has not completed one year's uninterrupted service for one year from the date of obtaining membership,
   (d) a member who has not renewed membership pursuant to sub-section (4) of Section 8.

27. **Motion of no confidence**:

   1. If a motion of no-confidence needs to be moved against any office bearer and member, such motion may be moved to the general meeting only if twenty five percent member of the total number of the concerned general meeting ask in writing to move such motion.

   2. The motion moved pursuant to sub-section (1) shall be deemed to have been passed only if it is passed by two third majority of the members present of the concerned general meeting. Upon passage of the motion of no-confidence, such office bearer or member shall be deemed to have been removed from his/her post or membership of the association.

      Provided that prior to the passage of the motion of no confidence, the concerned office bearer or member shall be given an opportunity for submission of his/her defense.

   3. The session of the general meeting in which a motion of no confidence is moved against president shall be presided over by vice president. All other sessions shall be presided over by the president.
28. **Power to frame rules**:
   The committee shall, subject to the Act and statute, frame necessary rules for attainment of the objective and submit the same to the general meeting and the meeting shall pass such rules by two third majority and the statute may be amended by application of the same process.

29. **Amendment to Statute**: If the statute requires to be amended, special session of the General Meeting shall be called and such amendment shall be deemed to have been valid only if it is passed by two third majority of all the members present and the approval of the local authority and social services National Coordination Committee is obtained.

30. **Delegation of power**: Subject to the Act and statute, any body or office bearer may delegate all or some of the power conferred on him/her to the working committee, office bearer, member or staff under him/her.
   
   Provided that the following power can not be delegated:
   
   (a) the power of amending statute,
   
   (b) the power of ceasing membership of the association,
   
   (c) the power of passing annual budget.

2) The person who has delegated power pursuant to sub-section (1) may withdraw at any time the power so delegated pursuant to sub-section (1).

3) Except in cases where it is clearly mentioned by the person delegating power that a power delegated by him/her may further be delegated, the power delegated to a person can not further be delegated.

31. **Not to be acceptable to association**:
   
   1. Except where the power has been delegated by the working committee or office bearer pursuant to this statute, no work carried
out by a member or office bearer, in excess of the power conferred on him/her, shall be acceptable to the association and if any loss is sustained by any committee as a result thereof, the liability therefor shall be required to be borne personally by the concerned office bearer or the concerned member of the general meeting or committee.

2. If, after commission or while committing an act in excess of the jurisdiction by any office bearer, general meeting or committee, the concerned working committee or office bearer approves or accepts such act holding that such act was done in the interest of the association s/he shall not be deemed to have violated jurisdiction.

32. **Power to settle dispute** :-

If a dispute is arisen between the members of the district branch or district branches, the working committee shall have the power to make final decision thereon.

33. **Association to be a person** :-

1. The association may acquire, use and sale, like an individual. movable and immovable property in its name.

2. The association may sue or be sued by its name,

34. **Dissolution of association** :-

If the association is dissolved for reason that it has not acted in accordance with the statute of the association or is dissolved pursuant to the Act, the Association Registration Act, 2034 shall be applicable.
Schedule – 1

(Relating to sub-Section (2) of Section 3)

a. The logo of the Association shall be as follows:

![Logo]

b. The seal of the Association shall be as following:

Legal Aid and Consultancy Center
Lalitpur
Nepal
13. Formation of working committee:

There shall be a working committee consisting of, as specified by the general meeting by its decision, seven to nine persons as referred to in sub-section (2). The general meeting shall, subject to the statute, elect the office bearer and members of the working committee from among the members of the association.

For sub-section (2) of Section 13, the following is substituted:

- a. Chairperson – one person
- b. Vice-chairperson –
- c. General Secretary,
- d. Secretary –
- e. Treasurer –
- f. Member from one person to nine persons.

This amendment has been made in order to give priority to the experienced members.

Such words as president, vice president, joint secretary are deleted and the word chairperson, vice-chairperson and general secretary are substituted.
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<td>Subject to the Act, statute, rules and the direction of the general</td>
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<td>meeting and committee the function, duties and powers of the</td>
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<td>Vice-chairperson shall be as follows:</td>
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<td>In other respects the previous statute shall be applicable.</td>
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<td>The word &quot;Vice president&quot; is deleted the word &quot;Vice-chairperson&quot; is</td>
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<td>substituted therefor.</td>
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<td>18.</td>
<td>Functions, duties and powers of the Secretary:</td>
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<td>For Section 18, the following Section 18 is</td>
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<td>The word &quot;Secretary&quot; is deleted and the word</td>
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</table>
Subject to the Act, statute and rules, the functions, duties and powers of the Secretary shall be as follows:

18. Functions, duties and powers of the General Secretary:
Subject to the Act, statute and rules the functions, duties and powers of the General Secretary shall be as follows:
- In other respects, previous statute shall be applicable.

General Secretary’ is substituted therefore.

19. Function, duty and power of joint secretary:
Subject to the Act, law and statute the functions, duties and powers of Joint secretary shall be as follows:

Section 19. For Section 19, the following Section 19 is substituted:
19. Subject to the Act, law and statute, the functions, duties and powers of the Secretary shall be as follows:
in other respects previous statute shall applicable

the words Joint Secretary are deleted and the word secretary is substituted therefor.

22. Financial source and fund.
The financial source of the association shall be as follows:

For Section 22, the following Section 22 is substituted:
22. Financial source and fund.
This association is a not-for-profit Association.

This association is a not-for-profit social
| association and the financial source of the association shall be as follows: |
| In other respects the previous statute shall be applicable |

From the District Administration Office, Lalitpur.

Amended Statute of four pages approved by a decision of 2061-2-4 B.S. (May 17, 2004 A.D.)

Sd.

2061-2-4 B.S. (May 17, 2004 A.D.)

Administrative Officer