CONSTITUTION
OF
SCREENWRITERS ASSOCIATION
MUMBAI

(As revised and amended by the General Body on September 1st, 2019)

1. NAME:
The Screenwriters Association (hereinafter referred to as “The Association”) is the Trade Union of screenwriters & lyricists of the Indian film, television, and digital media, registered under Trade Unions Act, 1926.

2. OFFICE:
The registered office of the Association shall be within the limits of greater Mumbai. Currently: 201-204, Richa Building, Plot No B - 29, Off New Link Road, Opp. Citi Mall, Andheri (West) Mumbai - 400 053.

3. AIMS & OBJECTS:
The Screenwriters Association (SWA) shall be an autonomous organisation having the following aims and objectives:

3.a) To foster a feeling of fraternity, sorority and unity amongst its members.

3.b) To regulate the relationship of its members with producers, directors, studios, networks, channels, digital platforms and other assignees through collective bargaining, via Minimum Basic Contracts for film and television writers, for writers of Web Series, lyricists, as well as for those working in the digital media, to ensure minimum fees and the protection of all the legitimate rights of the writers and lyricists, including those covered under the existing copyright laws of India.

3.c) To secure and safeguard the interests, rights and privileges of its members in all matters relating to their professional engagement and working conditions.

3.c.i) However, the Association is not responsible for securing employment or contracts/assignments for its members.

3.d) To promote and encourage high standards of professional conduct and integrity amongst its members. To also provide appropriate learning opportunities to members to upgrade their scriptwriting and lyric-writing skills.

3.e) To mediate in disputes between members and producers, directors, studios, TV networks, web networks, employers, etc. arising out of any breach of the terms of their contracts or agreements, with a view to settle them. To also address and mediate in disputes between members, which may arise out of any breach of contractual obligations, including that of copyright infringement.
3.f) To secure compensation for its members in cases of accidents under the Workmen's Compensation Act, and other related laws through all remedies available that are legal and equitable.

3.g) To provide legal assistance to its members in respect of matters arising out of or incidental to their profession, including legal consultancy and other such support services.

3.h) Cases to be taken up with the criterion that they pose a threat to screenwriters' rights, in general.

3.i) All such matters described in Clause 3.g) & 3.h) will be scrutinised and decided by the Executive Committee.

3.j) To try and secure representation of its members on delegations, commissions, committees, etc., set-up by the Central or State Governments or the film industry or other bodies where issues concerning screenwriters or screenwriting are to be discussed.

3.k) To collaborate with any individual or organisation, whether private or governmental, within India or internationally, to promote the aims and objects of the Screenwriters Association including securing and protecting the rights of its members, as well as initiatives which will help SWA members as well as other screenwriters to further their craft and help them build their writing careers.

4.DEFINITION OF MEMBERSHIP:

4.a) Membership of SWA is meant for screenwriters, above the age of 18, who are either working in or desirous of working in the Indian film, television, and digital media, irrespective of caste, class, gender, colour, creed, race, nationality, citizenship, religion, language, sexual orientation, or beliefs of any kind.

(Notwithstanding the above, in exceptional cases, the Executive Committee may permit a person below the age of 18 years, but above the age of 15 years, as a member, to the extent permissible by law.)

All applications for admission will be subject to verification by the Membership Verification Sub-Committee appointed by the Executive Committee.

5. CATEGORIES OF MEMBERSHIP

5.a.) Fellow Member: Fellow membership is for people who are desirous of becoming professional screenwriters or lyricists, but who may not have had any paid professional experience in the field.

The duration of Fellow membership shall be three years, by the end of which period their membership will expire, unless they make themselves eligible for either Associate or Regular membership, and upgrade themselves to that category. If they fail to do so, despite receiving a notice from SWA, then their Fellow membership will be cancelled. If they wish to seek membership of SWA again, they can do so in the appropriate category by following the prevalent rules at that time.

5.b.) Associate Member: Associate membership is for writers who have been professionally engaged, via a written legal contract, by a Producer#/Director*/Writer^ to write/co-write the Story, Screenplay or Dialogue or to write the Lyrics for two songs of a feature film/s (of a minimum of 70 minutes) or a TV show (cumulatively a minimum of 70 minutes) or film (of at least 70 minutes) in the digital media, or lyrics for two songs in music videos, with the first fee instalment, as per the contract, having been credited to the writer's bank account. Those writers who have received the credit of 'Additional Writer' or 'Associate Writer' in a released work in any of these formats are also eligible for membership in this category.
# Producer - Indian Production House/Record Label/Independent Producer registered with a recognized Producers Association or with the Copyright Society for record labels, screenwriters or lyricists in India.

*Director – Members of IFTDA or any recognized Directors’ Association.

‘Writer – Regular/Life Members of SWA or of any of the other four screenwriters associations in India, viz. The Telugu Cine Writers Association (Hyderabad), The South Indian Writers Association (Chennai), The FEFKA Writers Union (Ernakulam) and The Cine Writers Association of West Bengal (Kolkata).’

Associate Membership will also be available to applicants who have completed a Degree, Diploma or Certificate course, of a minimum of one year, in screenwriting or with screenwriting as the major subject from any university, or institute affiliated to a university, or any government recognised institute.

The duration of Associate membership shall be three years, by the end of which period their membership will expire, unless they make themselves eligible for Regular membership, and upgrade themselves to that category. If they fail to do so, despite receiving a notice from SWA, then their Associate membership will be cancelled. If they wish to seek membership of SWA again, they can do so in the appropriate category by following the prevalent rules at that time. Associate members shall be allowed to renew their membership only once. After that, s/he shall have to apply with a new contract from a producer.

5.c.) Regular Member: Regular membership is for writers who have had their work released as a Feature Film (minimum of 70 minutes) in a cinema hall for ticketed viewing, with the credit of either Story, Screenplay, Dialogue, Lyrics or Written by.

For writers whose work as a Feature Film (minimum 70 minutes) was screened at any film festival, in India or abroad, with a FIAPF accreditation.

For writers who have had their work released as a Feature Film (minimum 70 minutes) or as a Web-Series on a Digital Platform with the credit of either Created by, Story, Screenplay, Dialogue, or Written by (with a minimum of 70 cumulative minutes being credited to them).

For writers who have written either a serial, show, or programme released on satellite TV (with a minimum of 70 cumulative minutes being credited to them) with the credit of either Created, Story, Screenplay, Dialogue, Written by.

For writers who have written the lyrics of at least three songs which have appeared in a released Feature Film, or in a TV serial, or in a web-series with the credit of lyricist or songwriter.

Note: Lyricists whose work has only been published on the internet or on any other digital media (but not in a series or a film) will not be eligible for Regular Membership, but will remain as Associate Members. Once they receive a credit for at least three songs in either a Feature Film, or a TV show or a Web-Series on a recognised New Media Platform with a paid subscription model, they may apply for Regular Membership. New Media Platform writers should have a Feature Film/Serial/Video Film (of collective duration of 70 minutes) released under a contract with a producer who is the member of any of the four Producers’ Associations* or any other producers’ association subject to verification. *Producers’ Associations shall mean and include the Western India Film Producers’ Association (WIFPA), the Indian Motion Picture Producers’ Association (IMPPA), the Producers Guild of India, and the Indian Film and TV Producers’ Council (IFTPC).

5.d) Life Member: Any Regular member or any other person eligible to become a Regular member can enrol himself/herself as Life member after paying an amount fixed by the
Association from time to time and shall not be required to pay the monthly subscription thereafter.

6. ADMISSION FEE & MONTHLY SUBSCRIPTION:

The admission and the annual renewal (subscription) fees will be revised from time to time by the Executive Committee to rates considered reasonable and appropriate by it.

The current monthly subscription payable by members shall be as below:
LIFE MEMBER: RS. 21,000/- (TOTAL FEE, FOR LIFE)
REGULAR MEMBER: RS.10/- (MONTHLY)
ASSOCIATE MEMBER: RS. 6/- (MONTHLY)
FELLOW MEMBER: RS.6/- (MONTHLY)

7. THE RIGHTS & RESPONSIBILITIES OF MEMBERS:

7.a) The Rights of Regular, Life and Associate members:

7.a.i) Right to attend Annual General Meetings, participate in the discussions therein, and to vote on its resolutions.

7.a.ii) Right to apply for pension, medical aid, educational support and legal aid. (Only for Life and Regular Members, after completion of one year of membership.)

7.a.iii) Right to have their work registered at the Association.

7.a.iv) Right to apply for mediation from the Disputes Settlement Committee via the DSC Advisory Cell.

7.a.v) Right to use the Association library, and the right to use the facilities that the Association offers its members, from time to time.

7.a.vi) Right to attend SWA events which are open to all members of the Association, as per the terms and conditions declared for each event.

7.a.vii) Right to vote at SWA elections, and the right to stand for elections to the Executive Committee, contingent on the eligibility mentioned in the relevant section below.

7.b. The Rights of Fellow Members:

7.b.i) Right to have their work registered at the Association.

7.b.ii) Right to apply for mediation from the Disputes Settlement Committee via the DSC Advisory Cell.

7.b.iii) Right to use the Association library, and the right to use the facilities that the Association offers its members, from time to time.

7.b.iv) Right to attend SWA events which are open to all members of the Association, as per the terms and conditions declared for each event.

7.c) Responsibilities and Duties Of Members:

7.c.i) To not indulge in any action or behaviour which would compromise the integrity, dignity or reputation of the Association.

7.c.ii) To ensure that their personal information in the Association records is updated from time to time.
7.c.iii) To pay their renewal fees regularly.

7.c.iv) To behave in a dignified, calm and civilised manner at Association events, AGMs, meetings, and in the Association office.

7.c.v) To not knowingly infringe upon the copyright or other rights of Association members, other writers, or of anyone else.

7.c.vi) To upgrade their membership to the appropriate category as soon as they become eligible for the same.

7.c.vii) To treat everyone with respect and not violate their dignity by engaging in any unwanted/ unwelcome/ unasked-for behaviour of a sexual nature; by suggestion/ coercion/ intimidation/ degradation or any other means and to abide by SWA's Policy on Prevention of Sexual Harassment.

Any violation of these responsibilities is liable to lead to a cancellation of membership after following the disciplinary action protocols listed in the relevant section below.

8. ADDITIONAL RULES ABOUT MEMBERSHIP

8.a) Termination/ Suspension of Membership: If a member fails to renew his/her membership for six months after it is due, then a penalty of Rs. 500/- will be levied if the membership is renewed between six and 18 months. On failure to renew after that, a penalty of Rs. 1000/- will be levied for renewals between 18 and 24 months after the renewal date. However, if for 24 months after the renewal date, the pending fees and the penalty are not paid, his/her membership will be terminated. After that, if the person chooses to seek membership again, s/he will have to re-apply by fulfilling all the requirements for new members all over again.

8.b) Renewal fees will be paid in the month of January every year.

8.c) The Association shall maintain a membership register with relevant details of all members. However, personal details of members, including phone numbers, e-mail ids and addresses will not be shown or shared with other members or with any other persons or agencies, without the strict written permission of the member whose details have been requested. (However, in matters of dispute, with the express permission of the General Secretary, a member’s details can be shared with a legitimate agency.)

8.d) For Surrendering Membership: Members may voluntarily surrender their membership by sending an email request from their registered email ID. SWA will appreciate knowing the reason for the decision. After a telephonic confirmation within the next two working days, the membership will be cancelled with immediate effect. Such members will not be able to re-apply for membership for the next one year.

8.e) Any member whose membership has either lapsed or been cancelled for any reason, on being granted membership again, may receive the same membership number.

9. ADMINISTRATION:

The affairs of the association shall be administered by:

9.a) GENERAL BODY: The General Body, comprising of Regular, Life and Associate members of the Association shall be the overseeing body which issues guidelines to the Executive Committee from time to time. The General Body will have the right to examine, debate and even overturn decisions of the Executive Committee, where it believes that the interests of the Association are being compromised.

The General Body will function in accordance with the Constitution of SWA.
9.b) **EXECUTIVE COMMITTEE:** The Executive Committee will have 31 members of which three will be Associate members, and seven will be Office Bearers. Elections to the Executive Committee will be held every two years. The Executive Committee will function as per the guidelines and authority accorded to it in the Constitution of SWA, and will be responsible for implementing the objectives of SWA and for its day-to-day functioning.

10. OFFICE BEARERS

The Officer Bearers of the Association shall be as under:
- President
- Vice Presidents (Two)
- General Secretary
- Joint Secretaries (Two)
- Treasurer

All the aforesaid office bearers shall be elected for 2 years by secret ballot at the General Body election meeting of the Association. On the expiry of their term, they shall be eligible for re-election for another term. However, after holding the post of Office Bearer for two consecutive terms, a member cannot contest for the post of Office Bearer. However, he/she can stand for election for membership to the Executive Committee. And, s/he will be eligible to contest for the post of Office Bearer after a gap of one term.

11. EXECUTIVE COMMITTEE:

11.a) The Executive Committee will have the absolute power to remove any erring Office Bearer from his/her post, after following the disciplinary action protocols listed in the relevant section below.

11.b) The Executive Committee shall continue functioning till the new Executive Committee is duly elected in the General Body Election Meeting and announced by the Election Officer.

11.c) If an EC member is unable to attend an EC meeting, s/he will inform the General Secretary beforehand and request leave of absence. In the event of any EC member remaining absent for three consecutive meetings (or a total of six meetings in the year), and if the Executive Committee is not convinced by the reasons for his/her absence, the EC will have the authority, in its discretion, to terminate the said member's membership from the Executive Committee. However, such a member can contest the next election, if s/he so wishes.

11.d) In the unexpected event of an Office Bearer’s position falling vacant, the Executive Committee shall fill up the same by co-opting a member of the Executive Committee to the said post. In case there is a vacancy created in the Executive Committee, for any reason whatsoever, then the same shall be filled by the Executive Committee by means of co-option from among the Regular, Life or Associate members of the Association, as may be the case. Also, the Executive Committee shall have the discretion and authority to co-opt members if their services are considered essential or desirable for the functioning of the Association. The Executive Committee will ensure that its strength never falls below 31 for more than a month. However, the total number of members in the Executive Committee, including the co-opted ones, will never exceed 35.

11.e) The Executive Committee shall meet once a month on a day, place and time fixed by the General Secretary, in consultation with the President. However, emergency meetings can be held whenever necessary.

11.f.i) Any Executive Committee member (including an Office Bearer) found guilty of any act of misconduct, misdemeanour or any action against the interest of the Association shall be issued a show-cause notice, whereupon his/her explanation or defence will be heard by the Executive Committee or a sub-committee appointed by it. If the said member’s
testimony is found unsatisfactory, then the member may be fined or suspended from EC membership by the Executive Committee.

11.fii) Any member of the Association found guilty of working in any manner through word or action against the interest of the Association, or found guilty of a crime confirmed by a court of law, or found guilty of infringement of the rights of other members, will be liable for suspension of membership of the Association. The Executive Committee, or a sub-committee appointed by it, will give the said member due opportunity to explain and defend his/her actions. If the same is found unsatisfactory, depending on the nature and gravity of the offense, the member's membership will be suspended by the Executive Committee for either a period of two years or for life. If the former, then the case shall be reviewed after the period of two years by the Executive Committee in office at that time which will then either revoke the suspension or declare a further term for which the suspension will continue, as considered appropriate. Members whose membership is under suspension will not be able to avail of any benefits whatsoever that are otherwise available to members (including registration, medical support, mediation facility from the Dispute Settlement Committee) and shall not be eligible to stand for election or participate in any activity of the Association available only to members. The suspended member will not have to pay annual renewal fees for the period of suspension.

11.g) At least three days' notice shall be given for Executive Committee Meetings.

11.h) **PRESIDENT:** The President shall preside over the meetings of the Executive Committee.

11.i) The President shall be responsible for preserving order in the Executive Committee meetings as well as in the General Body meetings. Ergo, if any member, in any of these meetings, behaves in an unruly or disruptive manner, the President will have the authority to have the person evicted from the meeting, with the help of security officers, if needed. The President will sign all the minutes of the meeting and shall be eligible to vote on EC and General Body resolutions. However, in case of a tie in voting, in any of these meetings, the President will have the authority of an additional vote (casting vote) to break the tie.

11.j) The President or the General Secretary may call a special meeting any time, if s/he thinks it's necessary. If a third of the members of the Executive Committee submit a requisition for a special meeting, specifying the purpose, the President or the General Secretary must call a special meeting immediately.

11.k) **VICE PRESIDENT:** In the absence of the President, the senior-most Vice President shall fulfil the duties of the President.

11.l) **GENERAL SECRETARY:** The General Secretary shall be the Chief Executive Officer of the Association and will be responsible for the day-to-day functioning of the Association and its office.

11.m) The General Secretary shall be responsible for recording the minutes of the meetings of the Executive Committee.

11.n) The General Secretary shall convene all the Executive Committee Meetings in consultation with the President.

11.o) The General Secretary along with the Treasurer will keep all accounts and prepare a Balance Sheet annually showing clearly every item of Receipt and Expenditure.

11.p) The General Secretary shall have the authority to appoint office staff, including senior administrators or executives or managers or specialists or consultants as considered necessary for the Association, in consultation with the President and subject to the approval of the Executive Committee.
11.q) The General Secretary shall submit all the returns and notices to the Registrar of Trade Unions, which are required to be submitted.

11.r) The General Secretary shall be responsible for re-constituting the Internal Committee for Prevention of Sexual Harassment by no later than a month after the first meeting of the newly elected Executive Committee as per SWA's Prevention of Sexual Harassment Policy.

11.s) **JOINT SECRETARIES:** The Joint Secretaries will assist the General Secretary in the performance of his/her tasks and duties.

11.t) In the absence of the General Secretary, one of the Joint Secretaries nominated by the General Secretary shall perform all the duties of the General Secretary.

11.u) **TREASURER:** The Treasurer shall be responsible for maintaining due accounts of the finances of the Association, and present monthly financial reports to the Executive Committee, and annually to the General Body.

11.v) The Treasurer shall make payment towards all expenditure sanctioned by the Executive Committee.

11.w) The Treasurer shall not have the power to draw any amount from the bank without first having the cheque signed by the President or the General Secretary.

12.**Funds:**

12.a) **Income**

12.a.i) The General Funds of the Association shall consist of the Admission Fee, Life membership Fee, Subscription from the Members, Registration of writing work, Donations, Service charges for the settlement of disputes and income arising from recognised source. The amount of the General fund shall be kept in the Bank/Banks approved by the Executive Committee.

The Executive Committee shall have the authority to levy additional charges on SWA members to create any temporary or permanent fund for any initiative considered essential by the Executive Committee, to help SWA members (e.g. legal aid, welfare, or to help members affected by a calamity or disaster, or any extenuating circumstance, etc)

12.a.ii) The Bank Account shall be operated by the President or the General Secretary and the Treasurer.

12.a.iii) The General Secretary or The Treasurer shall not keep more than Rs.10,000/- (Ten Thousand Rupees) with her/him for current expenses.

12.a.iv) The General funds of the Association (subject to the provisions of the Trade Union Act, 1926) shall not be spent on any object other than the following, namely:

12.b) **Expenditure:**

12.b.i) Salaries, allowances and other benefits to employees, consultants, retainers and other service-providers to the Association. Expenses and allowances to EC members and others contributing voluntary effort to the Association.

12.b.ii) The Payments of expenses for the administration of the Association, including the audit of the accounts of the general funds of the Association.

12.b.iii) All legal and related expenses in cases in which the Association is a party or has sought to intervene. The EC may use its discretion to offer legal and financial support to members who may be fighting cases that have a relevance to SWA’s struggle to secure and protect its members’ rights.
12.b.iv) Expenses arising out of any activity or initiative undertaken by the Association to further its objectives.

12.b.v) Medical, Educational or other Welfare allowances to members as decided by the Welfare or Educational or other relevant sub-committees responsible for such recommendations, and as approved by the EC.

12.b.vi) Expenses related to the website, or any other publishing or communication activity of the Association.

12.b.vii) In furtherance of the objects above, the General Funds of the association may also be spent on contributions to any cause intended to benefit Association members in general, directly or indirectly, subject to the condition that these expenses shall not at any time (in any financial year) be in excess of the net income, which has up to that time accrued to the General Funds of the Association during that year and of the balance to the credit of those funds at the commencement of the year.

13. AUDIT:

13.a) The Association shall make due provision for the Annual Audit of the accounts by a competent Auditor appointed by the Executive Committee (in accordance with the rule 18 of the Bombay Trade Union Regulations, 1927).

13.b) The books of accounts of the Association shall be open to inspection by a member, with prior permission from the General Secretary for a specific purpose, during working hours. However, all EC members of the Association will be at liberty to inspect the books of accounts during office hours.

14. GENERAL BODY MEETING

14.a) The Annual General Body Meeting of the Association shall be held every year, no later than September 30, for the following business.
14.a.i) to confirm the minutes of the last AGM.
14.a.iii) to adopt the report of the work done by the Association during the year.
14.a.iv) to adopt the Audited statement of Accounts.
14.a.v) to appoint the Auditor and fix her/his remuneration.
14.a.vi) any other point which has been placed on the agenda by the General Secretary.
14.a.vii) to transact such other business as may be brought forward with the permission of the chair.

15. SPECIAL GENERAL BODY MEETING

15.a) The President or the General Secretary or the Executive Committee (by a majority vote) can call for a special general body meeting for the express purpose of discussing or deciding or resolving any matter.

15.b) A Special General Body Meeting can also be called if more than 500 Regular or Life members jointly ask the Executive Committee for a Special General Body Meeting via a signed requisition. Note: If the General Secretary or the President fails to convene a meeting within 20 days after this, then the requisitionists themselves are entitled to call for one after giving due notice and the proceedings of such a meeting shall be binding on the Association.

16. NOTICE OF THE MEETING:
A minimum of 15 days’ notice is necessary to be given to the members for the General Body Meeting or for the Special General Body Meeting. (sending through Email)

17 QUORUM:

Two hundred and fifty members will be the quorum required to begin the meeting, failing which the meeting shall be adjourned. No quorum will be required once the meeting resumes after the adjournment.

18. ELECTIONS:

18.a) Elections shall be held in the General Body election meeting after the expiry of one term, i.e., two years.

18.b) Any Regular Member whose subscription is not in arrears for more than six months and any Regular or Life member whose membership is not under suspension is eligible to nominate himself/herself to contest the election to the Executive Committee or for the post of any of the Office Bearers, provided s/he fulfills the eligibility criteria as listed in the relevant section below.

18.c) Associate members can contest for the membership of the Executive Committee for the seats reserved for Associate members, provided their subscription is not in arrears for more than six months. Associate members will be elected only by Associate members.  
18.d) Eligibility

18.d.i) To contest for membership of the Executive Committee, a Regular/ Life member should have to her/his credit at least three released feature films, with at least one in the last five years for Office Bearers (eight years for Executive Committee members) or 100 half-hour episodes or 25 one-hour episodes or their equivalent in terms of time, with at least 10 hours of programming in the last five years for Office Bearers (eight years for Executive Committee members) on TV or in a Web Series on an established new media platform with a paid subscription model, or 25 songs, with at least 10 in the last five years for Office Bearers (eight years for Executive Committee members).

18.d.ii) To stand for election for an Office Bearer's post, a member will have to have served at least one full term as an ordinary member of the Executive Committee.

18.d.iii) To contest for the seat of Associate Membership on the Executive Committee, a person should have been an Associate Member for at least one year, and her/ his subscription should not be in arrears for more than six months.

18.d.iv) An SWA member who is already a member of the Executive Committee (or equivalent body) of any producers’ association or guild will not be eligible to contest for the post of Executive Committee member of SWA. (If, during his/her term as Executive Committee member or as Office Bearer, s/he were to become a member of the Executive Committee (or equivalent body) of any producers’ association or guild, then s/he will have to resign from her/ his position in the Executive Committee of SWA.

18.e) For the purpose of conducting the election, the Executive Committee will request any trade union/s of the film industry to nominate a total of five of their members to form a Scrutiny Committee. Such Scrutiny Committee, upon receipt of the nomination papers, shall review and examine the same for any ineligible nominations which shall then be disqualified by them.

18.f) Personal presence of the contestants in the General Body Election Meeting will be essential, unless the absentee has intimated in writing the reason for his/her absence earlier and the scrutiny committee has permitted the absence.

18.g) Voting will be by secret ballot, either via paper or via electronic voting machines and/or via an online process (e-voting), after due testing and after due safeguards are
confirmed by the Executive Committee with the help of experts consulted by them. (NOTA BUTTON)

18.h) The Office Bearers, along with other members of Executive Committee shall retire after transacting the normal business, before the commencement of the election.

18.i) Prior to the election, the Scrutiny Committee shall appoint an Election Officer from among its own members or from among the non-contestants present. This Election Officer will conduct the election proceedings and declare the results. However, the Election Officer shall not be appointed from the retiring Office Bearers or members of the outgoing Executive Committee.

18.j) The Election Officer so appointed shall conduct the elections, assisted by the Scrutiny Committee members present and by non-contesting members from the AGM and by the staff of the SWA.

18.k) The Election officer will declare the results. The number of votes polled by each and every contestant will be announced. As soon as the new Executive Committee is declared by the Election Officer, it will hold an immediate meeting, the minutes of which will be recorded. The next meeting will be held within three working days, the time and place for which will be fixed at this meeting itself. Therefore, it is compulsory that all the contestants be present in the Election AGM until the declaration of the election result, except in extraordinary circumstances or an emergency with prior permission of the Election Officer. Also, if a contestant requests a recount it can only be allowed provided the margin of loss is less than 5% of the total votes polled by the victor, or if there has been any kind of tampering or technical glitch in the machine or the counting process as ascertained by the Election Officer, and confirmed by the Scrutiny Committee.

19. Vacancies and Re-Election:

19.1) In case of vacancy of any Officer Bearer caused by the cessation of membership, demise or illness or resignation or shifting of residence or by any directive of the Executive Committee or General Body, then the same shall be filled in by the Executive Committee.

19.2) In case of vacancy of the office of Treasurer due to any reason, re-election shall be held immediately within the Executive Committee to elect the new TREASURER from amongst the Executive Committee members. In the gap period till re-election, the President and the General Secretary shall operate the bank accounts and look after routine financial matters.

19.3) In case of any valid objection against election of any member in the General Body Election Meeting, a recounting shall be held provided the difference between the loosing & winning candidates vote is not more than five.

20. SUB-COMMITTEES:

The Executive Committee shall have the power to form sub-committees for the purpose of fulfilling the aims and objectives of SWA, including amendment of bye-laws. The strength of a sub-committee will not exceed seven, including the convener and/or chairperson, except for the Dispute Settlement Committee (DSC), which can have a strength of upto 12 members. Each sub-committee will periodically report to the Executive Committee.

21. AMENDMENTS TO THE CONSTITUTION:

21.a) Amendments to the Constitution of SWA may be proposed by the Executive Committee. To discuss them, a Special General Meeting may be called by the Executive Committee for this express purpose with a notice to members, accompanied by the proposed amendments, at least 15 days in advance of the meeting.
21.b) The amendment/s shall not be passed in an adjourned meeting.

21.c) On receiving the notice of the meeting to amend the Constitution, any Regular or Life member can propose amendments in the Constitution, provided their proposals are received by the SWA office at least seven days before the date of the meeting. Upon receiving them, the Executive Committee will examine the proposals received from members to ensure that none of them violate the law of the land or the essential aims and objects and defining principles on which SWA was formed.

21.d) If there is no quorum to begin with, then that General Body meeting will be terminated without the proposed amendments being discussed. The Executive Committee will call for another General Body meeting with the express agenda of discussing the proposed amendments within the period of one month after this meeting. If in that meeting, there is no quorum, then the meeting will be adjourned for 30 minutes. Upon resumption, the meeting will proceed, regardless of quorum, and the agenda of the proposed amendments will be taken up. Proposed amendments to the Constitution can be passed only by a 2/3rd majority of Regular and Life members present.

22. Dissolution:

The Association shall not be dissolved except by the vote of a majority of members on the rolls of the Association, who have the right to vote and are present at a General Body meeting called for the purpose. In the case of the dissolution of the Association, after meeting all the liabilities, the funds of the Association shall be disposed off in accordance with the dissolution meeting.

SCREENWRITERS ASSOCIATION BYE-LAWS

1. Bye-laws will be guiding force for the Executive Committee to govern the SWA as per the Constitution hence the Executive Committee shall have the power to amend any of the bye-laws at any time, provided, however, that more than 50% of the total number of members of the Executive committee are present at the meeting.

2. FEE
a) ADMISSION FEE: For Regular members shall be Rs. 4700/- and Associate Members shall be Rs. 3,700/- and fellow members, it shall be Rs. 2500/-.

b) LIFE MEMBERSHIP FEE: Rs. 21,000/-

c) The above mentioned fees are subject to change by the Executive Committee.

3. REGISTRATION OF WRITTEN WORK:

a) The Association shall provide the facility of Registering its member’s work, such as story, synopsis, concept, screenplay, scenario, dialogue and lyrics for feature films, video films, teleplays, serials and Audio Cassettes etc.

b) The Registration work shall be done in the office of the Association on five days in a week i.e., Monday to Friday from 2.00 p.m to 5.30 p.m (Online registration define)

c) The Registration shall not be construed as 'Copyright Registration'.

d) The Executive Committee is entitled to change the Registration Charges from time to time, as it deems fit.

e) While registering the written work submitted, the Registration Officer shall, under no circumstances read the content and shall not keep a copy of the work registered, in the office.

f) While registering the work the officer shall subscribe his signature with date and affix the official seal of the Association on every page.
g) The Registration record shall contain: 1) Name of the writer 2) language of the script 3) cash book receipt number and 4) Total number of pages of the script.

h) The Registration shall be subject to the solemn undertaking by the writer as under: "THIS WORK IS MY ORIGINAL CREATION AND THAT IN CASE OF A DISPUTE IF PROVED OTHERWISE THE F.W.A. HAS THE UNQUESTIONABLE RIGHT TO CANCEL IT."

i) Registration charges shall be as under:

- **Story/Script/synopsis**
  - For the 1st page Rs. 20/-
  - Additional page Rs. 2/-
  - Per Song Rs. 15/-
  - Per Mukhada Rs. 10/-

Online Registration in our Website:
- For the 1st page Rs. 40/-
- Additional page Rs. 2/-
- Per Song Rs. 40/-

j) No Registration of the member's work sent by post.

k) Registration Allowance as fixed by the Managing Committee, Shall be paid to the Registering Officer.

l) The Registration Officer can be appointed from amongst the Executive Committee Members, Life or Regular Members may also be appointed as Registration Officer subject to the approval of the Executive Committee. All the Executive Committee Members will be eligible to take up the registration work unless they themselves opt out from doing the same.

4. **DISPUTE SETTLEMENT COMMITTEE:**

The Executive Committee shall constitute a Sub-Committee for the purpose of mediating disputes concerning a member wherein the involvement or intervention of the Association is relevant and necessary.

1) The Sub-Committee shall ordinarily comprise of a Chairman, a Convener and a maximum of five other members, excluding the President and the Hon. General Secretary, who shall be the ex-officio members. However, on the suggestion and approval of the Chairman/Convener and the Executive Committee, additional members may be appointed to the Sub-Committee which shall not exceed a maximum of twelve members at any given time.

2) The Sub-Committee shall be constituted by the members of the Executive Committee by consensus of opinion or by election.

3) The Dispute Settlement Committee shall ordinarily conduct two meetings in a month. However, the Convener in consensus with the Chairman shall have the authority to call an emergency meeting in case the circumstances so warrant and the Convener is convinced that the complaint is of an urgent nature.

4) The Dispute Settlement Committee shall maintain a quorum of 3 members including the Chairman and/or the Convener and excluding the ex-officio members. In the event that neither the Chairman nor Convener are available for the meeting, the meeting shall be adjourned. Any member should inform of their unavailability at least 72 hours prior to the meeting.
5) Any new member appointed to the Dispute Settlement Committee shall be qualified to attend the meeting only after attending an orientation/workshop on the working of the Dispute Settlement Committee.

6) A legal expert shall be present at every meeting.

7) All the members of the Dispute Settlement Committee shall be entitled to get sitting allowance for attending the meeting, fixed by the Executive Committee.

8) The venue of the settlement of disputes shall be the office premises of the Association or such other place or places as the Dispute Settlement Committee may decide from time to time.

5. SETTLEMENT OF THE DISPUTES (GUIDE LINES)

Any member aggrieved by or having a claim against any person (member or non-member) or any person having a grievance or claim in respect of a member wherein such dispute has arisen out of the member’s scope of work as a screenwriter, may file a formal complaint with the Dispute Settlement Committee. Provided that the acceptance of any complaint filed by a non-member shall be subject to the scrutiny, discretion and approval of the Convener and Chairman.

Such complaint shall always be accompanied with a Complaint Form and Undertaking duly filled and signed by the complainant. The complainant may additionally attach with the complaint a registered copy of the work which is the subject-matter of the dispute, copy of a contract concerning the dispute (if any) and any additional exhibits which the complainant deems as relevant and necessary to the dispute.

(EXPLANATION): Member shall mean and include his/her legal heirs and successors in case the claim concerns a deceased member. In such case, the claimant shall be required to produce a nomination or authorization of the deceased or a succession certificate.

The Dispute Settlement Committee shall have no jurisdiction to settle such disputes where the subject matter of the dispute or a material portion thereof is filed or pending before a judicial or quasi-judicial body for determination.

Meeting Protocols:

b) Every new case shall be discussed between the Chairman and the Convener before the scheduled meeting which shall then be briefed to the other Committee members on the day of the meeting before hearing the parties concerned.

c) Any Committee member who remains absent for a meeting shall update themselves on the proceedings of the said meeting by going through the minutes of the meeting recorded in the minutes book before the next scheduled meeting.

d) The meeting shall be conducted by either the Convener or the Chairman. The other Committee members may voice their opinion in a time-out. All Committee members shall ensure that no discussion shall take place in the presence of the concerned parties during the meeting and that as far as possible, no Committee member shall directly address the parties without the permission of the Chairman.

e) The Dispute Settlement Committee shall, only on being satisfied of the prima facie merits of a claim, issue a notice to the other party inter-alia enclosing a copy of the complaint to obtain a reply to the same, within ten days of evaluation of the said complaint by the Dispute Settlement Committee and if required, fix a date and inform the parties as to when and where the dispute shall be taken up for settlement.
f) On such date fixed, the Dispute Settlement Committee shall hear the parties and record their statements, scrutinize their documents and record evidences if necessitated, and thereafter, proceed to settle the dispute.

g) Only the complainant, respondent, and/or their authorized representative carrying a letter of authorization (either on email or hardcopy signed by the concerned party) or a witness approved by the Committee prior to the meeting shall be allowed to attend the meeting.

h) Any Committee member whose involvement may create a potential conflict of interest such as if they are presently working with the concerned parties or connected to the dispute in any manner or capacity or are a close friend or relative of either party such as may affect their impartial judgment, then such member shall voluntarily recuse themselves from adjudicating such dispute. If it later comes to the knowledge of the Dispute Settlement Committee or the Executive Committee that such member did not disclose a potential conflict of interest to the Dispute Settlement Committee, then such member may be liable for a disciplinary action.

i) The Dispute Settlement Committee shall maintain a list of experts who may be approached in case the Committee requires an expert opinion in a dispute. This list shall be reviewed and updated from time to time. All such experts shall sign a confidentiality and non-disclosure agreement before being entrusted with any facts, material or exhibits pertaining to the dispute. The Committee shall observe extreme caution in appointing an expert to ensure that such person has no connection or bearing with the dispute or the parties concerned to avoid any conflict of interest.

j) The Dispute Settlement Committee shall ordinarily approach two experts for comparison and opinion. However if the two opinions are contrary to each other, or if in the opinion of the Chairman and/or Convener, additional opinion is necessary, then the Committee shall approach a third expert or elect a Committee member as the third expert to come to a final resolution and conclusion.

k) The Committee members shall maintain strict confidentiality in the matters pertaining to the disputes. No Committee member shall discuss any details of the dispute with anyone outside the Committee or with any expert. Any Committee member found to be in violation of this may be liable for strict action.

l) The ex-officio members shall participate in the meetings only as observers and voice their opinions or intervene only when requested by the Dispute Settlement Committee.

**Decision Protocols:**

a) To establish infringement of copyright and/or breach of confidence, the Committee shall take the following points into consideration:

1. Registration of the work involving the subject matter of the dispute is critical but is not to be considered as the sole criteria to determine the authorship
2. The point of contact between the two concerned parties should be examined but should not be considered as the sole criteria
3. Similarity of disputed works shall be examined in detail, opinion of experts shall be taken where need be
4. In case a point of contact is established between the concerned parties, the following shall be looked at in detail:
   4.1 The exact input of the parties involved
4.2 Memorandum of Understanding (MoU), Letter of Intent (LoI), Contract/Agreement, email/Whatsapp/text exchanges between the parties if any, and/or any other form of interaction between the parties

5. Any creative input to the written work given by a director/producer/creative director/ executive producer/programming team of the channel or any third person shall not be considered as ‘co-writing.’

6. In case of infringement of song lyrics, the ‘hook phrase’ shall be taken into account.

b) The decision of the Committee shall be in alignment with the complaint made by the complainant and/or the remedy sought in the said complaint. The Committee shall take into account all aspects of the complaint.

c) If during the course of the proceedings, any fresh aspect of the dispute comes to light which does not find a mention in the original complaint of the complainant, the Committee shall make a note of the same in the minutes of the meeting reflecting such fresh insight/aspect and ask the complainant to provide an addendum to the original complaint including such new aspect.

d) In case the Committee finds it prudent to award monetary compensation to the complainant, then the decision should clearly state such amount of the compensation agreed upon along with other terms and conditions of payment.

e) In disputes involving credit, the decision shall clearly state the credit title to be accorded to the concerned parties along with the order and placement of such credit.

f) The Committee shall be entitled to dismiss a complaint or pass an ex-parte decision if:

1. One of the parties fails to adequately respond to the Committee despite three notices being sent to such party requesting its co-operation

2. One of the parties misbehaves or otherwise refuses to respect the decorum of the meeting

3. One of the parties continues to remain absent for the meeting or otherwise tries to delay or postpone the proceedings for no reasonable excuse

4. If the complainant remains absent for two consecutive meetings, the complaint shall be kept in abeyance until the complainant provides a satisfactory reason to the Committee for such absence


g) The Committee shall convey its decision in writing to the concerned parties within three days of the decision.

h) The decision shall be binding on the parties save and except their right to appeal to the Executive Committee.

i) Any concerned party to the dispute, not being satisfied with the decision of the Committee shall have the right to appeal against the decision to the Executive Committee one month from the receipt of the decision by submitting a written application to such effect to the Hon’ble General Secretary. The Executive Committee, before hearing the said appeal, shall take a solemn undertaking, in writing, from the appellant that they shall abide by the decision of the Executive Committee irrespective of the outcome.

j) In case a concerned party moves the court of law against the decision of the Association, the Association shall defend such case only on behalf of itself and shall assist and give full co-operation to the member concerned but the member shall have to defend the case against themselves at their own cost and consequence.

If member asking minutes copy of the DSC meeting? Please specify

Duties of the Legal Expert:

a) The legal expert shall do a detailed documentation/minuting of the meeting which shall be verified and approved by the Chairman and/or Convener before the parties are requested to sign on the minutes of the meeting.

b) The legal expert shall draft all the correspondence with the parties thereafter, which shall first be approved by the Chairman and Convener before being forwarded to the concerned parties to the dispute.
c) The legal expert shall guide the new or potential complainants with regards to their grievances and provide assistance in filling the application form to ensure that the all necessary documentation is complete and there are no missing documents.

d) The legal expert shall do an initial sifting of applications and prepare a summary and opinion on each one which shall then be mailed to each Committee member.

e) The legal expert shall maintain a periodic and routine follow-up of the pending cases with the Dispute Settlement Committee.

6. APPEAL

a) Upon entertaining an appeal, the Executive Committee of the Association shall appoint an Appellate Board which shall comprise of not less than three members of the Executive Committee, one of whom shall be designated as Chairman. The Convener of the D.S.C., however, shall have to attend the Appellate Board’s meeting to explain and defend the decision of the D.S.C. Further to it, the Executive Committee has the power to convert itself into the Appellate Board, if it so decides.

b) The Appellate Board shall meet once in a month if there is an appeal pending.

c) The Executive Committee shall take an irrevocable written commitment from the appellant that Appellate Board’s decision shall be binding upon him/her as stated above in clause 5 (g).

d) The Appellate Board shall hear the appeal against the decision of the Dispute Settlement Committee within one month. The Executive Committee however, shall refuse to entertain any appeal which is not filed within one month of the decision of the Dispute Settlement Committee.

e) The Appellate Board shall decide the appeal on the basis of the records produced before the Dispute Settlement Committee. The Appellate Board in its decision may allow the parties to introduce fresh documents and witnesses in the interest of justice and equity.

7. LOAN:

a) Only Regular and Life members who have been members for at least one year shall be entitled to approach the Executive Committee for a loan.

b) The applicant has to record the duration of the loan and commit in writing the expected date of the repayment of the loan.

c) The Executive Committee shall have the power to sanction the loan not exceeding Rupees Ten Thousand.

c (1) The Executive Committee in exceptional cases may even grant a loan exceeding Rupees Ten Thousand.

d) No further loan shall be granted to a member who is in arrears of a full or part of the previous loan.

e) The Executive Committee shall have the power to refuse any such loan without assigning any reason to the applicant.

8. FINANCIAL AID:

a) All members excluding Fellow Members shall be entitled to ask for financial aid, not exceeding Rs.5000/-. 

b) A sum of Rupees Five Thousand shall be offered to the next of kin of a deceased member at the earliest.

c) The Hon. Gen. Secretary shall have the right to grant up to Rupees Five Thousand only in an emergency case, but he will have to ratify his sanction in the following Executive Committee meeting.

d) The Executive Committee shall have the right to refuse any application for emergency relief without having to assign any reason for it to the applicant.

9. FILM WRITERS’ ASSOCIATION’S ‘MEDICAL RELIEF SCHEME’
a) FUNDS: Total annual disbursement amount shall not exceed 20% of the excess of income over the expenses amount, and shall be declared in the every first meeting of the Executive Committee after the Annual General Body meeting while electing the special Sub-Committee for the operation of the scheme.

b) AUTHORITY: The Medical Relief Scheme will be operated and managed by a Sub-Committee comprising of the following:
   a) President of SWA
   b) One Vice President of SWA
   c) General Secretary of SWA
   d) Hon. Treasurer of SWA
   e) One member representing Regular Members
   f) One Member representing Associate Member.

c) This Scheme is exclusively meant for rendering medical assistance to the members of the Association who are eligible for such aid as per the rules of this Scheme. No member can avail of this scheme for his/her spouse or dependant.

d) ELIGIBILITY: Members who satisfies any of the following conditions:
   1. A member whose membership is five years old.
   2. A member who has three films to his/her credit.
   3. A member whose subscription is not in arrears.

NON ELIGIBILITY:
1. A member whose loan repayment is due for more than two years.
2. A member who is employed elsewhere or carrying on any other profession or business as well.

e) The Committee should consider all applications in its monthly meeting to be held half an hour before the Executive Committee meeting. The Committee should insist upon reimbursing paid up medical or hospital bills, supported by certificates of the qualified doctor.

f) In exceptional emergency, the Hon. Gen. Secretary is empowered to give an ad-hoc aid not exceeding Rs.500/- in consultation with the President or Hon. Treasurer.

g) If a beneficiary of this fund wants to reimburse in full or part of the amount he/she received in the past under the Scheme, the Committee should accept it as a donation with thanks. And the said person's name should be announced in Annual General Body meeting.

10. EMERGENCY RELIEF FUND:

a) A sum of Rupees Three Lakhs shall be kept permanently reserved in the Fixed Deposit Account in any Scheduled Bank as the Executive Committee deems fit. The interest accrued from the F.D. a/c shall be spent only for the payment in any emergency financial situation of a member.

b) If any Emergency Relief Fund is not available, the Executive Committee shall have the power to draw upon some other Fund and reimburse the same when the financial situation of the Fund normalizes.

11. CONVEYANCE, SITTING ALLOWANCE & REGISTRATION ALLOWANCE

a) Conveyance as decided by the Executive Committee may be paid to the members attending for Office work as per the instruction of Executive Committee. This amount should not be more than Rs.400/-.
1. Sitting Allowance may be paid to the members as decided by the Executive Committee for attending the Executive Committee meeting & Dispute Settlement Committee meetings.

2. Registration Allowance may be paid to the member as decided by the Executive Committee for attending the registration work.

b) No member shall be entitled to more than one conveyance amount for attending more than one meeting on a single day and at the same place.

12. ANNUAL AWARDS:

a) Trophies shall be awarded to at least three members on the day of the Annual General Body meeting of the Association.

b) The selection of the members to be awarded shall be decided upon by the Executive Committee taking into consideration, primarily, the long standing services of the member to the art and craft of film writing, so also his, meritorious contribution.

c) The Hon. Gen. Secretary shall prepare a list of deserving writers, taking into consideration the names of the writers proposed by members in general, in writing, at any time and present the list before the Executive Committee for final selection by general consensus.

d) In addition to the Trophy, the members selected shall be presented with a Shawl and a Cheque of a token amount, to be decided by the Executive Committee, and a Citation.

e) The name, if any, and the design of the Trophy and its cost shall be decided by the Executive Committee.

13. Any elected/nominated member of the Executive Committee of any Producers’ Body will not be eligible to contest the election for any post of Executive Committee or for the post of an Office Bearer.

14. Any NRI/Foreign national/s including person/s of Indian Origin and Overseas citizen of India who are writers and are working in India, can be enrolled as a Fellow Member of the Film Writers’ Association (SWA) provided such persons satisfy the eligibility criteria prescribed in the Constitution of the SWA. The membership fee for such applicant will be Rs. 10,000/- (Rupees Ten Thousand Only) and that such applicants will have to furnish Writing Proof, Identity Proof and Residence Proof with the completed application form to the SWA.

TERMS OF CONTRACT

Section 19 of the Contract which deals with the Assignment of Rights has also been substituted so as to articulate more clearly the Rights which can be assigned by the holder of the Copyright.

1. There has to be a CONTRACT IN WRITING SIGNED BY THE ASSIGNOR so as to VALIDLY ASSIGN ANY RIGHT.

2. Even in such a Contract, the WORK BEING ASSIGNED HAS TO BE IDENTIFIED.

3. Further, even after identifying the work, the Contract has to SPELL OUT AND SPECIFY THE RIGHTS BEING SO ASSIGNED IN SUCH A WORK.

4. The Contract has to SPECIFY THE DURATION OF ASSIGNMENT.

5. THE CONTRACT HAS TO SPECIFY THE TERRITORIAL EXTENT OF ASSIGNMENT.

6. Even after assignment, the Contract should also STATE THE AMOUNT OF ROYALTY PAYABLE, IF ANY, TO THE AUTHOR OR HIS/HER LEGAL HEIR DURING THE PERIOD OF ASSIGNMENT.

7. The above assignment SHALL BE SUBJECT TO REVISION, EXTENSION OR TERMINATION ON TERMS MUTUALLY AGREED UPON BY BOTH--
THE ASSIGNOR AND THE ASSIGNEE.

Note: Where the Assignment is vague and not specific, the Assignment Clause provides 3 other safeguards in favour of the writer.

Where, after having taken the Assignment of Rights from the Assignor, the Assignee does not exercise the Rights so assigned WITHIN 1 YEAR FROM THE DATE OF ASSIGNMENT, the Assignment will BE DEEMED TO HAVE LAPSED UNLESS OTHERWISE SPECIFIED IN THE ASSIGNMENT.

Where the PERIOD OF ASSIGNMENT is not STATED, the Assignment SHALL BE DEEMED TO BE FOR 5 YEARS.

Where the TERRITORIAL EXTENT OF ASSIGNMENT is NOT STATED, it SHALL BE DEEMED THAT THE ASSIGNMENT EXTENDS ONLY WITHIN INDIA.