THE ANDHRA PRADESH WOMEN'S COOPERATIVE FINANCE CORFORATION Ltd. HYDERABAD

Bye-law No.1:

Name: CONSTITUTION AND ADDRESS:

The Andhra Pradesh Women's Cooperative Finance Corporation Limited, Hyderabad is registered as a Co-operative Society under the Andhra Pradesh Cooperative Societies Act, 7 of 1964. address shall be Hyderabad, Andhra Pradesh. Its area of operations shall extend to the State of Andhra Pradesh.

Bye-law No.2:

- i) "Corporation" means the Andhra Pradesh Women Cooperative Finance Corporation Limited, Hyderabad.
- ii) "Society" means a Co-operative Society of Women.
- iii) "Act" means Andhra Pradesh Cooperative Societies Act, 1964.
 - iv) "Board" means the Board of Directors of the Corporation
 - v) "Rules" means the Andhra Pradesh Co-operative Societies Rules 1954.
 - vi) "Government" means the Government of Andhra Pradesh.
 - vii) "Registrar" means the Registrar of Cooperative Societies, Andhra Pradesh, Hyderabad or any person on whom the powers of Registrar were conferred by the Government under section 3 of the Act.

Bye-law No.3:

The primary duty of the Corporation is to undertake economie OBJECT: The objects of Corporation shall upliftment of Women in the State. therefore be as follows:

- The Corporation shall plan promote, undertake and assist programmes of agricultural Development, animal husbandry, marketing, processing, supply and storage of agricultural products, small scale industry, village industry, cottage industry, trade business or any other activity which will enable its members to earn a better living and help them improve their standard of living.
- To under take a massive programme of employment oriented activities in Agro-Industries, Village Industries, Cottage and Small Scale Industries, Khadi and Village Industries Programme and Non-Form Sectors by giving Training Programmes for skill development, to provide technical know-how, managerial assistance, Financial assistance and any other formof assistance which may be required in achieving the objective of Self-reliance, empowerment to Urban and Rural women.

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- ii) To provide working capital to the members by advancing loans and cash credits;
 - iv) To Co-ordinate, supervise and control activities of affiliated societies and individual members indebted to the Corporation of who abtained supplies and services from the Corporation.
 - v) To act as the Agent of the Government for procurement supply and distribution of agricultural of other produce or other goods as and when required to do so.
 - vi) To provide facilities for survey, research or study of the problems relating to cottage and village industries, small business to assess potentialities of village cottage and small scale industries and scope of their development with a view to promote such industries and business for the purpose of providing employment to its members especially the occupational groups among them.
- vii) To arrange for publicity and marketing of the finished products manufactured by the members if necessary by opening show rooms, emporiums, exhibitions etc.
- viii) To invest or deposit surplus funds of the Corporation in accordance with Section 46 of Andhra Pradesh Co-operative Societies Act 1964.
 - ix) To issue bonds and debentures for raising resources for fulfilling any of the objective of the Corporation.
 - otherwise acquire, any real and personal property and any rights or preveleges which the Corporation may thinknesessary are convenient for the purpose of its business and in particular and land buildings casements machinery Plant and stock-in-trade.
 - rent or own godowns or undertake construction of godown on behalf of affiliated Societies, to facilitate the grant of loans to members and the sale of their produce or storage of raw materials and manufactured goods.
 - xii) To provide for the Welfare of persons in the employment of the Corporation and familits including wives widows of such persons, by establishing provident or other funds, by grant of money, pensions or other payments towards educational and medical relief;
- xiii) To encourage self help thrift and co-operation among whe affiliated societies and their members;

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XLV) To do all other things as are incidental to or condussive to the attainment of the above objects.

Bye-law No.4:

LIABILITY:

The liability of the members of the Corporation shall be limited to the share capital subscribed by the respective members.

Bye-law No.5:

SHARE CAPITAL:

The authorised share capital of the Corporation shall be five Croresmade up of the following categories

- "A" Class shares of %. 100/- each which shall be available to. i)
 - a) State Government only.
 - b) Registered Co-operative Societies formed by Woman.
 - c) Financing Banks
- "B" Class shares of R. 10/- each may be offered to; ii)
 - a) Any other co-operative societies not entitled to 'A'class shares.
 - b) Any woman sympathising with the objects of the society.
 - c) A minor who succeed a share holders;
- 11) Woman who has attained majority and is of sound mind and who resides within the area of operation of the Corporation such membersshall be known as nominal members. Such member shall not;
 - a) be entitled to any share in any form what so ever in the profits or assets of the Corporation. Such members shall not have the prevealeges rights or liabilities of a member except those specified in the bye-laws of the Corporation provided that a member in class(iv) shall be entitled to loans and economic assistance from the Corporation.
 - b) It shall be open to Government to take shares in the Corpuration subject to such terms and conditions as laid down by Government from time to time No entrance fee shall be payable . Government on such shares.

Bye-law No.6:

MEMBERSHIP AND ELIGIBILITY

Membership of the Corporation shall be opened to the following:

- i) State Government.
- ii) Co-operative Societies formed exclusively for women in the Andhra Pradesh State and Co-operative Societies for the Welfare of Women.

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- Any other Co-operative Society or Corporation in the State registered under Co-operative Societies Act for the economic iii) betterment of Women.
 - Any women who has attained the age of 18 years and who is competent to contract and residing in the area of operation of iv) the Corporation as nominal members. have no right to vote or participate in the management of the Corporation and shall have no share in the profit or assets of the Corporation.

Bye-law No.7:

Every application for admission to the Corporation shall be in the form prescribed by the Board and addressed to the Managing The Board may not without sufficient cause refuse admission to membership to any women duly qualified under bye-law No.6. Where admission is refused the decision with the reasons therefore shall be communicated by the Corporation by registered post to such person. within 15 days from the date of decision or within 60 days from the date of application for membership whichever is earlier. decision is communicated to such applicant within 60 days from the date of application for membership the Corporation shall be deemed to have admitted such applicant as member on payment of share capital etc, and Managing Director shall give effect of the admission. name of every applicant either admitted as member under Sub-Secton (3) of Section 19 of the Act or deemed tohave been admitted as a member by virtue of the provision to the said section shall be entered in the admission register by ' the Managing Director of the Corporation within thirty days from the date of resolution passed by the competent authority to admit such persons as member or from the date on which such person is deemed to have become a member as the case may be.

Bye-law No.8:

Every member shall hold shares of the face value or atleast This restriction shall be apply to 1/20th of its borrowings. supplies on credit to members. Every member shall on allotment pay an entrance fees of Rupees Ten per share allotted to its subject to maximum of %.100/- as entrance fee. The value of share or shares allotted be paid in sne lumpsome. No individual member shall hold more than such portion of share capital or may exceed 1/5th of the issued share capital or the value of Rs. 10,000/- whichever is less

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Bye-law No.9:

It shall be open to the Government to take shares in the Corporation subject to such terms and conditions as may be laid down by Government from time to time. No entrance fee is payable on such shares:

Bye-law No. 10:

Every allottee of shares shall be entitled to recieve grants in respect of the share or shares. A contificate or certificates signed by the Managing Director and countersigned by one ather Director. If any such share certificate is lost, a duplicate certificate may be issued on payment of %.10/- per certificate provided that such evidence as the committee may deem reasonable is adduced regarding the loss of such certificate. If any certificate be worn out or damaged the managing Director may order the same to be cancelled and issue a duplicate certificate in lieu there of on payment of %.10/- per certificate and on surrendering the certificate so worn out or damaged.

- 1) If a member dies, her membership shall if so facto case, come
- event of her death the value of her share or shares or any other money due to her shall be paid. The number of persons so nominated shall not exceed the number of shares held by the member when a member nominates more than one person in respect of shares held by her she shall as far as possible specify the amount to be paid to each nominee in terms of whole share.
- 3) A nomination made by a member or any variation or revocation there of shall not be valid and shall not in the event of death of the member have effect unless.
 - i) It is made in writing and signed by the member in the presence of atleast two Witnesses and
 - ii) It is entered in the books of the Corporation kept for the purpose.
- on the death of the member by a notice exhibited at the Office of the Corporation invite claims or objections for the the payment of value of share or shares of the deceased member to a heir or legal representative within the time specified in the notice. After considering the objections or claims if any received in this behalf and after making such enquires as the Board of Directors consider necessary it shall decide as to the person that whom in its opinion is the heir or legal representative of the

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- deceased member and proceed to pay the value of the share or interest of deceased member to such person only.
- 5) In case of payment of value of share or interest or other money due to the deceased member the Managing Committee shall obtain two suresties for the amounts involved in such payments from the members of the Corporation.

Bye-lae No. 11:

EXPULSION OF A MIMBER

- 1) If a member has acted adversely to the interest of the Corporation, Society, it shall be competent to the General "Body" to expel her from membership by a resolution passed at its meeting by not less than 2/3 of the members present and voting at such meeting after giving her an opportunity to state her objection if any.
- 2) The resolution referred to in Col.(1) shall not take effect until it is approved by the Registrar.

Bye-Law No. 12:

- I) No member shall be permitted to transfor any share or interest held by it unless;
- i) The member has held such share for not less than one cooperative year.
- ii) The member has cleared its dues to the Corporation and that there are no debts due to Corporation in regard to which she stood surety.
- iii) The transferee has been accepted by the Board for admission to membership, and.
 - iv) Until the name of the transferee has been entered in the shares transfer register.
- NOTE: Every endorsement upon the certificate of any share for transfer shall be signed by the Managing Director.
- 2) No member shall at any time be permitted to withdraw any share or shares held by her. The withdrawel of shares held by the Government shall however be on such terms and conditions as may be laid down by them from time to time which shall be binding on the Corporation. Should a member cease to be eligible for membership, the Corporation shall remove its name from the list of the members and arranged to pay back within reasonable period to such member the share capital paid by it together with dividened declared if any after deducting any sums due from it to the Corporation.

Bye-law No. 13:

The membership of a Society in the Corporation shall cease if:-

- i) All the shares held by the member, society are cancelled or
- ii) Its registration is cancelled.

Bye-law No.14:

A past member shall beliable as provided in by law Ho.4 for the debt due by the Corporation as they existed on the date when it ceased to be a member for a period of 2 years from such date.

Bye-haw No. 15:

FUNDS:

The Corporation shall ordinarily raise funds in the following manner from all or any bither following sources:

- i) Share capital
- ii) Entrance fees and other fees:
- iii) Deposits from members
- iv) Loans from the Life Insurance Corporation, Cooperation Financing Agencies, Commercial Banks, Khadi and Village Industries Commission, State and Central Governments, Zilla Parishads and Panchayat Samithies, National Corporations etc..
 - v) From other Financing Agencies;
- vi) Grants/Subsidies from the State and Central Governments.
- vii) Grants/subsidies from any other Institution/Agency.
- viii) By floatation of debentures/bonds.

Bye-law No. 16:

DEPOSITS:

The Corporation may accept deposits from members on such terms and conditions as the Board may decide from time to time.

Bye-law No. 17:

BORROWINGS:

The total borrowings of the Corporation by way of loans or by way of deposits shall not extend in agregate 20 times the paid up share capital and reserve funds or such enhanced limit as may be permitted by the Government from time to time.



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Bye-12/1 No. 18: MANAGEMENT:

Subject to such resolutions as the General Body may pass from time to time the executive management of the Corporation shall vest in a Board of Directors. The Board shall consist of 15 persons of whom 5 shall be elected by the General Body from among the delegates of affiliated 'A' class share holders and the rest shall be nominated by the Government in the manner indicated below:

υy		Chairpurson
1)	Secretary to Government, Yourn DEvelopment, Child Wolfare & Handicapped Welfare, Government of Andhra Pradesh.	
		Mombo ${f r}$
2)	Joint Secretary or Deputy Secretary to Government, Figure & Elanaing Dept., Government of A.F.	M unber
3)	Joint Secretary to Government WD, CW & DW Dept., Govt. of A.F.	1.2 (200)

- Hydombod. Manber Director of Women Development and Child Welfare Dept., A.F. Hyd., 4)
- Marbar Commissioner/Director of Social Welf re 5) or his Nominee
- Manbar Commissioner/Dir. otor of Industries 6) or his nominae
- Commissioner/Directro of Aminal Husbandry Member 7) or his nominae
- Commissioner for Cooperation and Registrar of Cooperative Societies Monb r 8) or his modified Monbar
- Comissioner/Dir.ctor, Tribal Welfere Convenor/Maber 9) Managing Dir ctor, 10) AFWCFC Ltd, Hydersbad.
- Five numbers elected by the General Body from among the delegates of the 'A' Class 11) 12) sher's holders. Till then Government con nominate 5 non-official women members. 15)

By Low No. 19:

BOARD

The members of the Board except these nominated by the Government shall be elected by the General Body in accordance with the Provisions of the Andhra Pradesh Cooperative Societies Act 1964 and the Andhra Prodesh Cooperative Societies Rules 1964. The terms of the mumbers of the Board shall be for a period of 3 years (for the period) of office of the members of the Committee the year shall common ex from .. 9 ::

term unless the period is extended by the Registrar of Cooperative Societies under section 31(2) (b) of the A.F. Hopen's Cooperative Societies Act 7 of 1964. Any interiar vacancy or vacancies of the elected members shall be filled by cooption by the remaining members of the Board at a meeting. The members of the Board coopted in any interiar vacancy shall also facate their office on the explany of the term of office of the Board. The proceedings of the Board shall not be invalidated on account of any vacancy or vacancies on the Board which may remain untiled. Any member of the Board may at any time resign from her office by sending a lecter of resignation which shall take effect only from the date of which it is accepted by the Board.

TRANSITORY BYE-LAWS

Not withstanding anything contained in Bye-law Nos. 19 and 19 the Board including the Charinan shall be naminated by the Government. They shall hold for a period of 5 years. The Government shall also have power to extend the nomination of the Directors from time to time as may be considered necessary.

The Government shall have power to cancel the nomination of any of the members of the Board including the Chairman and nominate any other person in her place without assigning any reasons. The interior vacancy that may arise among nominated members shall also be filled by the Government for the rest of the period.

Bye-law No. 20:

MANAGING DIRECTOR:

Government shall appoint an officer of the Government as Managing Director of the Corporation.

Bye-Law No. 21:

MEETING OF THE BOARD:

The Board shall neet as often as necessary for the conduct of the business of the Corporation. Such neeting shall be convened by the Managing Director giving 7 days notice of the meeting. The qurum for the neeting for the Board shall be (3). All questions before the Board shall be devided by majority of votes. In case of equality of votes the chairman or any other of the Board presiding at the meeting in the absence of the mairman shall exercise a casting votes. No member of the Board shall be present at any meeting of the Board when any matter in which she is personally interested is being discussed. The Managing Director of the Corporation shall also within a period of 15 days from the date of receipt of a requisition for a meeting of the Managing Board from atleast five members

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of the Board or from the Registrar could convene a meeting Stating the subject to be considered there at.

Fortices for the nestings shall be sent either by local delivery or by post under certificate of posting.

The notice of meetings shall be deemed sufficient and proper if sent to the coddress given by the members it being their duty to keep the Corporation informed of any change in their addresses.

Any subject of an urgest and important nature not included in the agends except the amendments to bye-laws may with leave of the house be taken up for discussion. When leave is refused the subject so brought up shall be deemed to be a subject for discussion at the next meeting.

Bye-Law Ho. 22:

DISQUALIFICATION OF A MIMBER OF THE BOARD

A delegate of an affiliated society which is in default to the Corporation or to any other society for a period of exceeding 3 nonths or a delegate who is a defaulter to the Corporation or to any other Society for a similar period shall cease to be a Director in the Corporation or vote at the meeting of the general body.

A member of an affliated society member who has been appointed to represent the society in the Corporation and vote or is a Director shall cease to hold his appointment as such if she is in default to the society or any other society for a period exceeding 3 months or if she become a defaulter to the Society or any other society for a like period.

By -law No. 23:

No delegate of an affiliated society shall be eligible for being chosen as and for being a member of the Board if.

- a) Is in default to the Society which she represents or to any other society for a period exceeding three months or is a delegate of the society which is defunct or is in default to the corporation or any other society for a period exceeding three months.
- b) Acquires any interest in any subsisting contract made with a work being done for the Corporation except as otherwise prescribed in the Rules;
- c) Is of unsound mind and stands so declared by a competent court; or suffering from leprosy;

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Is appearing as a paid legal counsel on behalf of the Corporation or if she is appearing against the Corporation.

ceases to be a member of the society which she represents;

- f) Has held office as a Director of two appex or two control or one apex and one central society;
- g) Has held office as a Director of the Corporation for two consecutive terms;
- h) Her delegation is withdrawa;
- 1) The board which elected her as a delegate has been superseded;
- j) The affairs of the affiliated society of which she is the delegate are wound up;
- k) She resigns;

By -Law No. 24:

Any delegate of a member society sitting on the Board of Directors of the Corporation shall vacate the seat if;

- i) Her delegation is withdrawn by the society she is representing
- ii) The Committee of the Society which elected her as a delegate is superseded;
- iii) The society of which she is a delegate or defunct or counits default for over 3 conths to the Corporation.
 - iv) The affairs of the Society of which she is the delegate are wound up; or
 - v) Sho resigns;
- She is convicted in an offence.

Byc-Low No.25:

FOWERS OF THE BOARD OF DIRECTORS

- a) To appoint, suspend, remove or dismiss or otherwise deal with the employees of the Corporation whose scale of pay of and exceeds 3110-6380.
- b) To raise funds for the purpose of the Corporation in the form of loans on Hypothication, nortigage pledge, change of novable or invovable property of the Corporation.
- c) To eduit mambers;
- d) To establish and maintain provident fund or other benefit funds for the employees as laid down in the bye laws;



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- e) To determine from time to time who shall be entitled to sign on behalf of the Corporation bills notes receipts acceptances, endorsements, chemics released contracts and documents and to give the necessary authorities for purpose in the absence of the Managing Director.
- f) To institute conduct defend compound or abanden any legal proceedings by or against the corporation or its Officers;
- g) To frame subsidiary regulations for the conduct of business of the Corporation with the approval of Registrar;
- h) To freme regulations for sametion and recovery of loans and cash credits and also to grant loans and advances to mambers.
- i) To sanction or approve investment of funds of the Corporation.
- j) To authorise the Managing Director or any other paid caployed of the Corporation to operate on the Bank accounts;
 - k) To scrutinise and put up the annual budget to the general body.
 - 1) To prescrib or regulate from time to time the strength of office and field staff their scales salaries, allowences and other conditions of services and to incur such expenditure as may be necessary for the canagement of the business of the Corporation subject to budget allotsent.
 - To sanction creation of jost for the management of the corporation subject to budget alltowent.
 - n) To incur such expenditure as may be necessary for the management of the Corporation with reference to the scale and within the budget allothent.
 - o) To present to the General Body the annual report and the statement of accounts.
 - p) To arrange for the efficient supervision of affiliated societies.
 - q) To appoint or take on loan services of Officers of the Government for carrying out the business of the Corporation.
 - r) To cruete eadr sof key personnel train them and allot to the affiliated societies.
 - s) To sanction extension of the period for loans which become due for payment.
 - t) To convene dectings of the General Body.
 - u) To convene special neutings of the General Body of the affiliated societies and to address them;



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- v) To call for a list of defaulting borrowers in the affiliated societies and/direct the societies concerned to take action for recovery of amounts due from such members.
- w). To sanction advances and loans to caployees for purposes specified in the bye laws;
- x) To transact all other business incidental to the administration of the Corporation; and
- y) To arrange to maintain such accounts and registers as prescribed under the Act Rules and Bye-lows;
- z) Not withstanding anything contained in byo-law No.25 it shall be open to the Government to give direction on important policy and general matters with specific reference to finances.

Byc-Law No. 26:

OFFICERS OF THE CORFORATION:

Subject to such resolution as the Board of Directors from time to time pass the several Officers of the Corporation shall have the powers mentioned below:

CHAIR AN:

The Chairman shall have a general control over all the affairs of the Corporation. He shall preside over all the meetings of the General Body except that convened by the Meetion Officer under Rule 22 of the Andhra Pradesh Cooperative Societies rules 1964 and all the meetings of the Managing Committee;

PO ERS OF THE HAWAGING DIRECTOR

The Managing Director shell have a seat on the Board and shell be responsible to the Board for implementing the resolutions of the board and the General Body.

- 2. The Meneging Director shall be responsible for the executive administration of the Corporation.
- 3. She shall be the Officer to sue or to be used on documents executed in favour of the Corporation shall be in her name.
- 4. She shall be the custodian of all the properties of the Corporation and shall also arraage the custody of the properties and cash belonging to the corporation by subsidiary regulations through sub-ordinate staff.
- 5. Have power for and on behalf of the corporation to open and

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- 6) To buy; self: pledge endorse and transfer promissory not s Government and other securities standing in the name and held by the Corporation.
- 7) To sign endorse and negotiate chaques and other negotiable instruments and to sign all receipts and other documents connected with the business of the Corporation.
 - 8) To arrange for the holding of the neetings of the board and the General Body.
 - 9) To cause the maintenance of all the Accounts and Registers as prescribed, under the comparative societies act and registrar or the bye laws and submission in time such returns as are prescribed.
 - 10) To couse inspection of all the affiliated societies.
 - 11) To exercise necessary control over all the members of staff work-
 - 12) To all that is necessary for carrying on General the day to day administration of the Corporation, to rent and take on lease any building or presises or site for location of office or institution connected with the corporation and sanction rents at worker rates.
 - 13). She shall be appoint promote or take on deputation of all the staff within the sametimed scale of establishment to all the posts which carry the scale of pay of %.2600-5580 and below.
 - 14) She shall be competent to transfer all officers of the Corporation. She shall also be competent to eward punishments including dispissal from service.
 - To employees whom she is competent to appoint (subject) however to an appeal to the Board. On other employees, she shall be competent to impose penalities up to stop age of increments upto 3 years in accordance with the relevant rules to impose all punishments.
 - 15) She shall also have power to suspend any suployee.
 - 16) She shall determine from time to them the powers duties and responsibilaties of various amployees.
 - 17) She shall be competent to make all purchases and incur expenditure up to 18.30,000/- for capital expenditure and 18.40,000/- for revenue expenditure at a time and any expenditure incurred in promotion and registration of the Corporation.

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Should the Managing Dir eter require relief from work, it shall be competent for the chairman to grant such relief making suitable arrangements for the conduct of work.

By -- 1 GW No. 27:

Fower to make subsidiary rules:

It shall be competent for the Board of the Corporation to frame subsidiary regulations for the conduct of the business of the Corporation consistent with the Act, rules and the bye-laws. Such subsidiary regulations shall be entered on the minutes book of the corporation.

Byc-Low No. 28:

The Non-Officials and General Body numbers who are attending themseting are eligible for T.A i.e actual II class Railway fare by shortest route and also eligible for As. 100/- per member as sitting fees.

The persons claiming T.A should invariably furnish a certificate statury that she has not claimed or drawn T.A for the same journeys from any other institution.

Byc-low No.29:

The method of recruitment, conditions of service authority competent to recruit to the posts to fix the scales of pay and allowance of the paid officers or employees of the Corporation and the procedure to be followed in the disposal of the disciplinary cases against them shall be governed by special by—laws framed by the Board Approved by the General Body and registra by the Registrar.

Byd-law No.30:

Subject to the provision of the Act the rules and Bye Lows, the altimate authority of the Corporation shall vest in the General Body. The General Body shall not however, interfere with the powers of the Board of the Managing Director in respect of matter delegated to it by the Act the rules and the Bye-laws. The following matters shall be delt with/the General Body.

- 1. Alection and removal of the elected numbers of the Committee.
- 2. Annual report to the registrar.
- 3. Consideration of the audit report and the annual report.
- 4. Dispused of the net profits.
- 5. Amendment to bye-lows.
- 6. Expulsion of decaber.
- 7. Approval of the annual budget of income and expenditure.
- 8. Election of delegates to the financing bank or federal society.



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By -1 - w No . 31:

GENERAL MEETING

- a) The board may at any time call a General posting or the corporation but such posting shall be called for and held atleast ence in a Cooperative year.
- b) The General Meeting shall consist of the delegates of the affiliated speciation and individuals holding "A" class shares and nomines by Government specified in byo-law 18.
- c) The resolution of the district society appointing a delegate shall be in writing and in such form as may be prescribed by the Cormittee and shall desposite at the registered office of the corporation before the tipe fixed for holding a meeting at which the delegate named in the resolution propose to vote except as otherwise provided in the rules.
- d) A General Meeting may be called at any timeby the consittee and it shall be called within a period of 40 days from the date of receipt of a requisition from two thirds of the total number of affiliated district societies or at the instancer of the Registrar.
- specifying time, place and date of the meeting atteast 15 clear days in advance such natice shall be sint by any and of the following modes namely.
 - i) By local delivery or
 - ii) By post untin cortificate of posting.
- f) The quorum for the general westing shall be 25 or 2/3rd of the total number of members on rolls whichever is less.
- g) The chairman or in her absence one of the numbers elected for the purpose shall preside at the general meeting.

Provided that in a general westing convened for the purpose of clection of the members of the Counittee the election Officer shall preside over the meeting and conduct proceedings.

h) All questions before the general body shall be decided by a majority of votes. In case of equality of votes the Chairman or a person authorised by hir und risection 32(5) of the Act shall have a casting vote.

Bye-Law No. 32:

LOANS

- i) Lyan and cash, cash crudit shall be given to the 'A' Class share holders 'B' class members referred in clauses.
 - (i) and (II) of Byoslow No.5
- is) thems and cash or dits to marbors shall be spactioned by the



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- iii) The Board shall also frome regulations, Governing the terms and conditions on which it may grant conversion of short-term loans into medium term loans or extension of the period of repayment of loans due to the Corporation from its members.
- iv) (Should) the Board of Directors be of the opinion that a loan or cash or dit granted by the Corporation has been his applied it shall at once cancel it and take steps to recover it with interest without writing for the expiry of the period for which it is granted
- v) The Board shall also fr to regulations to be approved by the Registrar of Co-operative Societies governing the terms and conditions a which it may sanction short term, medium term and long term loans, the period of popayment of loans the security to be obtained etc.

Byo-low No.33:

AF ROFRIATION OF PATIENT FITH MEMBERS

When a mumber, from when money is due, pays any sun, it shall be appropriated in the following orders.

Firstly, to fees, fines, postal registration and other miscellaneous charges due by the nembers secondly to interest and thirdly to principal.

By -- low 10.34:

BUSINESS

- i) The Corporation shall carry on such business as may from time to true be decide upon by the Condittee, within the francwork of the objectives of the Corporation.
- ii) The Committees shall from a suitable requiritions for the marketing of agricultural products of diary, paultry, piggery, sheep breeding or entinge of small scale industry of the members.
- iii) The Counittee may arrange to get the produce pooled graded and producesd wherever necessary in order to arrange for sale on more advantageous terms and conditions.

Byo-law No.35:

SUFILY OF AGRICULTURAL AND DOMESTIC REQUIRINGUES

The Condittett shall from suitable regulations for the conduct of its business as principal or as an agent in the supply of agriculture or domestic requirements of cottage or small-scale industry of its number.

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7 'e-low 10.36:

Processing Units:

It shall be competent to the committee to own or hire processing plants and transport vehicles like trucks tractors etc.

Byo-low No.37:

The net profits of the corporation as declared by the Chief Auditor or any person authorised by him/her in this behalf and after the issue of the audit cartificate, any be disposed as follows:

- 25% of the net profits shall be carried to the reserve funds.
- 10% of the net profits shall be careful to the nudit fund if the 1) corporation does not nest cost of audit or if it does not have its ii) accounts audited at its awn expenses.
- 2% of the net profits subject to a maximum of %.25,000/- shall be credited to the co-operative education fund to be administered iii) by the Anchra Prodush State Co-operative Union Limited. to the provision of the rules 36(2) (c) of the Andhra Pradush Co-operative Socientles rules 1964.
 - iv) Out of the reminder, a sum not exceeding 15% of the net profit should be carried to (a) bod debt reserve and (b) for unforeseen losses.

The bolomoe of the net profits may be utilised for all or may of the following pumposes.

- Payment of divided to affiliated district societies on their a) shore capital at the rate not exceeding 64% per annua.
- Bonus to the numbers of the establishment of the Corporation b) as per the provisions in the Bonus Act.
- A sum not exceeding ten percint of net profits sholl be corfied C) to the building fund.
- A sum not exceeding 7%% of the net profit shollbe carried to the ĈĎ. Common Good fund.
- The balance if any and profits not allotted in the above manaer (ن shall be corried to the Reserve fund.

All undisbursable and indivisable profits shall be added to the Reserve fund.

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By -1 av No. 38:

RESERVE FUND

- i). The reserve fund shall belong to the Corporation as a whole and is intended to neet unforcesen losses. It shall be indivisable and no member shall have any claim to a share in it.
- ii) The Reserve fund shall be invested deposited or applied in the manner prescribed in Rule 38 and 39 of the Rules.

Byu-law No.39:

Losses to be written off: Should any sum or property belonging to the Corporation or any loan due to the Corporation be either stolen or otherwise lost, or found irrecoverable it shall be open to the Board to write-off such amount of the value of property ofter obtaining the sanction of the Register:

Bye-low Fo. 40:

Annual state unts:

The corporation shall proper annual statements in such form as may be prescribed by the Registrar.

- a) A stat ment showing receipts and disbursement.
- b) A profit and loss account
- e) A bilance sheet and
- d) Such other statements as may be pr scribed by the Registrar from time to time.

These statements shall be made upto 30th June of every year and copy of each shall be sent to the Registrar within 15 days from the clase of the Co-operative years ending 30th June.

Byc-law 30.41:

MINUTE BOOK

The proceedings of the General Body, board shall be fecorded in the minute book of the corporation kept by the Managing Director and signed by the Chairman of the meeting concerned at the close of the proceedings.

Byo-low No. 42:

CORPORATION TO REEF COPY OF ACT, RULE AND BYE-LAWS

The Corporation shall keep a copy of the Act, the rules and its Bye-laws, the last audited annual balance shoot, the prefit and loss account and list of the dembers of the condittee, open to inspection by its rembers from a charge at all reasonable times at its registered office.

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Byo-law No.43:

Use of the Premises: The corporation shall not use or allow to be used, any premises or partian thereof which is intended for its business for any propose other than such business prother activations to the Corporation.

Bye-law No. 44:

CASH

All cash lances of the Corporation shall be deposited in the nearest Nationalised Bank a proved by the Board.

By C-law No. 45:

LIPTRATIONS

Any product due by the corporation and not chained within the period of limitation allowed by the Indian Limitation Act when he added to the Reserve Fund of the Computation.

By -- law 10.46:

WISCELL ANDUS

- i) No amendment to, alternation in or concellation of bye-law nor the anactiont of a new bye-law shall be made except at a General meeting of the members, nor shall, it be decred to have been passed unless and jajority of these been approved and registered necessary or desireable in unit it has been approved and registered necessary or desireable in the interest of the Corporation, he say in the manner prescribed in the Rules to issue direction to consider such as andreat to the bye-laws and register it. Such as advant shall have the same effect as an amendment of any bye-law made by the Corporation.
- ii) An areadorent to the Byo-laws of the Corporation for which prior notice has been given to the number indicating a reasonable clear idea of the nature of the mendelent proposed, shall be considered by its general body at a meeting and carried by a majority of the member s present and voting at such a setting. The adaptment so carried out shall be sent to the Registrar for registration with 30 days from the

Commission of Process Development of Chile Wolfars, Bort of to

"Approved"

FUNCTIONAL RELISTRATE
AND
Commissioner CODICO
ADAMA

July 1