

Iranian Electronic Sports Association (IeSA)

STATUTES

ARTICLE 1. DEFINITIONS

1. IeSF: International e-Sports Federation
2. IeSA: Abbreviation of the name of the Association, being the national organization made in an appropriate legal form that complies with national legislation, and is considered by IeSF to be the sole member for such country.
3. AGM: Means the Annual General Meeting
4. General Meeting: Means the General Meeting as contemplated in Article 10 of the Statutes.
5. Board: Means the Board of the NF as contemplated in Article 14 of Statutes
6. Council: Shall be any General meeting
7. Committees: Means any Committee set by IeSA whether it be the Council, Board, or any other.
8. Member: An association, society, and/or club that has been admitted into NF membership at the General Meeting.
9. Player: A player registered to the NF through an affiliated member.
10. President: President represents NF and Chairman of all General Meetings and the Board.
11. Majority: The Majority shall be 50% of those entitled to vote plus one.
12. Secretariat: The office of the NF shall be as contemplated in Article 15.1.u.

ARTICLE 2. NAME

NAME: The Association shall be called the Iranian Electronic Sports Association.

ARTICLE 3: OBJECTIVES

1. The objectives shall be:
 - a) To encourage the sport of eSports.
 - b) To stimulate public opinion in providing facilities for acquiring and practising these activities.
 - c) To promote and control Competitions and Championships for eSports.
 - d) To promote the uniformity of rules for the control and regulation of Competitions and Championships.
 - e) To enforce the observance of the rules and bye-laws of the IeSA, and to deal with any infringement thereof.
 - f) To affiliate to the relevant International e-Sports Federation and to enforce the observance of the rules and bye-laws of the IeSF, and to deal with any infringement thereof.

ARTICLE 4: TITLE, LEGAL PERSONALITY AND MEMBERSHIP

1. IeSA shall have perpetual succession and shall continue to exist notwithstanding changes in membership and office-bearers.
2. IeSA shall own property and other possessions separate from its members.
3. IeSA shall be able to be sued in its own name. IeSA shall exist in its own right separate from its members.
4. That in order for IeSA to defend its status as an *Universitas*, no member shall carry on any business with the object of the acquisition of gain.
5. Only clubs, societies, and associations as domiciled within Iran may be admitted as members.
6. On the nomination of the Board only, the Council may, at the Annual General Meeting elect:
 - a) HONORARY LIFE MEMBERS: On the nomination of the Board only, the Council may, at the Annual General Meeting elect as Hon. Life Members, persons who have been prominently connected with the activity in the country and have rendered valuable services therein. Not more than one person shall be elected in at any one time. Such Hon. Life Members shall be entitled to attend meetings of the Council and shall have the power to vote at such meeting.
 - b) HONORARY VICE-PRESIDENT: On the nomination of the Board only, the Council may, at the Annual General Meeting elect such persons as they are feel deserving of recognition, to the position of Hon. Vice-President. Not more than one person shall be elected in at any one time, and the term of such position shall be for four (4) years. Such Hon. Vice-President shall be entitled to attend meetings of the Council, and shall have power to vote at Board Meetings.

ARTICLE 5: AFFILIATION AND APPLICATION FOR MEMBERSHIP

1. All applications for membership shall be made in writing to the General Secretary of IeSA, and must be accompanied by the amount of the annual subscription, which shall be refunded if the application be not accepted.
2. All application shall further be accompanied by a copy of the Statutes, and Regulations of the applicant body and such other information, as IeSA shall require.
3. Applications for affiliation may only be considered at a General Meeting of IeSA, and may only be accepted if passed by a 2/3 majority of those eligible to vote at such meeting.
4. Notwithstanding the provisions of Article 5.3, the Management Board shall have the right, subject to the proper observance of any other article of this rule to accept the affiliation of an applicant body temporarily and subject to confirmation by the requisite majority at the next General Meeting of the Council. Prior to the presentation of such application to the General Meeting, the Management Board shall have satisfied itself that the applicant is strong enough to ensure the proper conducting of a province, club or society.
5. The name of the applicant body shall be approved of by IeSA.

ARTICLE 6: REGISTRATION

1. Before any person may represent an affiliated member, in any event whatsoever, such person shall be registered.
2. The General Secretary of the IeSA shall keep such Registration book.
3. A Registered Player is a member, in good standing, of an affiliated member, in respect of whom the full registration fee applicable to a Registered Player has been received.
4. An Associate Player is a player who has been given permission to register by the Board without being affiliated to any member.
5. A person may only be registered as representing one affiliated member at any one time, and such registration shall have the effect of making that person a first claim member of the Club or Society by whom the person is so registered.
6. Application for affiliation shall be made to IeSA in the form provided for that purpose and lodged by the Secretary of the Club or Society applying for registration.
7. Registration of a member, once accepted, shall continue of full force and effect from season to season.
8. Persons may become a first claim member of another club or Society once the General Secretary of IESA has been so informed.
9. Registered players shall have the following rights:
 - a) Enter any competition under the jurisdiction of IeSA against payment of such fee as the Board may decide and subject to the rules of the competition as the Board may decide,
 - b) Be registered by IeSA, with such international body as the Board may decide,
10. Individuals shall only be allowed to represent a club or Society, including all competitions and championships, held under the auspices of IeSA, if that person is registered with IeSA or the International body to which we are affiliated.
11. A fee shall be levied against all Registered Players who are registered to Clubs and Societies affiliated to IeSA. Any increase in the fees shall be ratified at a meeting of the Council. The fees are due and payable in each season as defined. The Clubs and Societies shall be responsible for the collection thereof and payment to IeSA.

ARTICLE 7: ANNUAL SUBSCRIPTION

1. The Annual Subscription payable by all affiliated members shall become due and payable on 1 January of each year, or in the case of new members, on the day of election, and shall be the sum of IeSA.
2. In addition affiliated members shall pay Registration fees (clause 27.5), and such are hereinafter provided for.

ARTICLE 8: ORGANISATION OF IeSA

1. The constituted bodies shall be the following:
 - a) The Council of IeSA which shall be any General meeting, and in particular the Annual General Meeting.
 - b) The Board of IeSA which shall act as the management body.
 - c) Other standing and ad hoc committees of the Board as determined in the Statutes and Regulations of IeSA.

ARTICLE 9: COUNCIL

1. Council is the highest authoritative body, and all Members shall be entitled to attend its meetings.
2. The Chairman of the Council may allow non-members to attend its meetings as observers with or without debating rights.
3. The affairs of IeSA shall be conducted by a Council consisting of the IeSA's President, two Vice-President's, General Secretary, one vote per every five Registered Players of every affiliated Club or Society present, paid-up, and eligible to vote.

ARTICLE 10: MEETINGS OF THE COUNCIL

All Annual General Meetings and Extraordinary General Meetings shall be open to all affiliated members. The Annual General Meetings, of which twenty-one days notice in writing shall have been given by the General Secretary to all affiliated members, shall be held during the month of December, at which the following business shall be transacted:

1. To confirm the minutes of the previous National Convention.
2. To receive and adopt the Annual Report of the Executive Committee.
3. To receive and adopt the Reports of the Sub-committees.
4. To receive the National and Provincial Tournaments Management reports.
5. To receive and adopt the Annual Report of the Board, and
6. To appoint Hon. Auditors for the ensuing season.
7. To consider and deal with any notices of motion to amend the Constitution.
8. To consider and deal with any notices of motion to amend the Regulations.
9. To elect the Board as per Article 14.
10. In the event of insufficient nominations being received, the Board may fill vacancies that may exist. However, once an individual has assumed a position, he may not stand for, or be elected to another position.
11. To consider applications for affiliation.
12. Approval of the Calendar of Events.
13. An Extraordinary Special General Meeting may be called:
 - a) By the President, or in his absence, either of the Vice-Presidents, and twenty-one days

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- written notice to be given, thereof to all affiliated members.
- b) On written requisition by at least half (1/2) of the members of Council. Notice of such meeting shall be dispatched to all affiliated members. Such meeting will be held twenty-one days after such requisition.
14. No business shall be discussed at a General Meeting that does not appear on the Notice for such meeting.

ARTICLE 11: POWERS AND DUTIES OF THE COUNCIL

1. The Council may exercise any or all of the following powers:
- a) The Council shall maintain a banking account in the name of IeSA, which shall be operated upon by any two of the following:
- i. The President
 - ii. The Vice-Presidents
 - iii. The General Secretary
 - iv. The Executive Director
- b) The accounts shall be audited by the Hon. auditors appointed at the Annual General Meeting.
- c) The Council shall at the Annual General Meeting elect the Board and Hon. Life Members (as recommended by the Board) consider all applications for affiliation and elect members of all sub-committees.
- d) The Council may at any General Meeting, alter amend, or revoke any of the Statutes, or motion, if a notice of motion in writing, setting out such proposed alteration, amendment or revocation, shall have been given to the General Secretary and circularised to all affiliated members not less than twenty-one days prior to such meeting. No such resolution shall become effective unless passed by 2/3 of the member clubs present and eligible to vote.
- e) The Council may at any General Meeting, alter amend, or revoke any Regulation and/all bye-law, if a notice of motion in writing, setting out such proposed alteration, amendment or revocation, shall have been given to the General Secretary and circularised to all affiliated members not less than twenty-one days prior to such meeting. No such resolution shall become effective unless passed by a simple majority (50% + 1) of the member clubs present and eligible to vote.
- f) Where it is not specified that a two-thirds vote is required, then a simple majority (50% + 1) is required.
- g) The Council may purchase, or hire, moveable or immovable property in the name of IESA, upon such terms as considered expedient, and shall further have the right to borrow money on mortgage or otherwise, for such purpose.
- h) The Council, subject to Rule 16.2, hereinafter contained, shall have the power to fine, reprimand or suspend any affiliated club or society, or member thereof, which or who, in

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its opinion, has been guilty of conduct warranting such action. This rule shall apply to all affiliated members and Registered Players.

- i) The Council's decisions shall be binding on all affiliated bodies and members thereof.
- j) The Council shall be empowered to deal with all matters arising out of or incidental to the proper management or control of the affairs of IeSA or of the activity itself, not provided for in these Statutes.

ARTICLE 12: CONDUCT OF COUNCIL MEETINGS

1. A quorum at all Council Meetings shall consist of delegates and proxies of no less than one quarter of the number of bodies affiliated to IESA and in good standing. If within thirty (30) minutes from the time appointed for any meeting of the Council, a quorum is not present, the members then present shall be entitled to proceed.
2. The Chairman at all meetings of the Council shall be the President, and in his absence, the 1st Vice-President. If both are absent, the 2nd vice-President shall chair the meeting. However, should all three not be present the Meeting shall elect a Chairman. The Chairman shall have authority on every point of order and shall be the sole interpreter of the Statutes, Regulations and Bye-laws for the purposes of such meeting. The Chairman in the case of equality of votes shall have a casting vote.
3. The General Secretary shall keep a full record of minutes of the proceedings of the Council and all its committees. Copies of the minutes of Council Meetings shall be forwarded to each affiliated member and except for the Minutes of the National Convention (which shall be read at the first Board Meeting and initialled by the Chairman as a correct record) shall be read at the next meeting of the Council, and, after confirmation, be signed by both the Chairman and the General Secretary.
4. All notices of meetings for both Council meetings must contain the motive and reason for any proposed motion. Business not appearing on the Notice of Meeting will not be dealt with.
5. Voting shall be by proxy, whether or not the member is at such meeting

ARTICLE 13: APPOINTMENT OF DELEGATES

1. Delegates appointed by an affiliated member shall be members of that club and registered with IeSA.
2. Notice of the names of the delegates must be given by the affiliated member to the Secretary 48 hours before the date of the General Meeting, failing which such delegate may not take part in the meeting unless in the case of a new member.
3. A member may nominate two or more alternates in place of its appointed delegates to act in their stead where circumstances make it impossible for the appointed delegates to act, provided that Article 12.2 is complied with.

ARTICLE 14: THE BOARD

1. The Board shall be responsible for the day to day running of IeSA.

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2. The Board shall consist of;
 - a) The President of IeSA.
 - b) The 1st Vice-President
 - c) The 2nd Vice-President
 - d) A women's desk. This position shall only be held by a woman.
 - e) The General Secretary. The General Secretary shall be referred to as the Secretary.
 - f) The National Schools director
 - g) The Executive Director
 - h) The Player's Representative. The Player's Representative shall have represented the country in an IeSF World Championships, and shall not be over 30 years of age at the time of such election.
 - i) A member to represent player's with disabilities.
3. No person may hold more than one position on the Board.
4. Any candidate standing for election must present all the delegates at any Annual General Meeting with curriculum vitae of all past achievements.
5. Except for the elections held at the 1st Annual General Meeting, no person shall be allowed to stand for the position of president who has not completed a full term on the Board.
6. The President and Vice-Presidents shall be ex-officio members of all sub-committees.
7. Nominations for the elected officers of the Board shall be made in writing and will be in the hands of the General Secretary 28 days before the Annual General Meeting, and shall be accompanied by a signed acceptance, from the said nominee, of his willingness to accept nomination. No nomination shall be valid unless made by an affiliated member in good standing or by the Board. All nominations shall be circularised at least twenty-one days before the Annual General Meeting, by the General Secretary, to all affiliated members and to any individual entitled to vote thereat.
8. The Player's Representative shall not be elected at the AGM, but instead shall be elected by Registered Players who are in standing and who are fully-paid-up at the National Championships. It shall be deemed that all Registered Players have been notified of the election should the member clubs have been timeously notified.
9. The election of the Player's Representative shall be conducted in the following manner:
 - a) All Registered Players who have officially represented the country may send in their vote on the prescribed voting form for their choice of candidate.
 - b) The vote may be submitted either per facsimile or by e-mail.
 - c) Such vote must reach the General Secretary by the close of business on or before two days prior to the AGM.
10. Elected members of the Board shall hold office for the period between four consecutive Annual General Meetings.
11. In order to promote continuity, elections shall be held on a staggered basis.
12. In the first year, elections shall be held for the President, the General Secretary, and the National Schools director, and the member to represent player's with disabilities. The remaining positions shall be elected for a one-year term, and at the second (2nd) Annual General Meeting registered

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- Players shall be elected in for their full term as per Article 10.8. The Management Board is empowered to make final decisions between meetings of the Executive Committee. All decisions shall however be submitted to the Executive Committee for confirmation at the next meeting.
13. The Board may undertake any essential investigation and refer matters to other committees.
 14. The Board co-ordinates all recommendations of the standing and/or ad hoc committees, and shall keep minutes of all meetings of such Committees.
 15. The Board shall meet as often as possible, and shall be convened by the President, or in his absence, by the Vice President. The Board may conduct its affairs over the internet.
 16. The Management Board may delegate any of its powers and functions to Committees which it appoints for any specific purpose and shall have the power to co-opt persons as deemed necessary to serve on such committees.
 17. The Board may co-opt any Registered Player to fill any vacancy on the Board. However, such co-opted registered player may only serve on such Board to complete that year's term and not the full term of office.
 18. The quorum of the Board shall be any three members who are either present.
 19. Voting on the Committee shall be by simple majority (50% + 1).
 20. All notices of meetings for both Board meetings must contain the motive and reason for any proposed motion. Business not appearing on the Notice of Meeting will not be dealt with.
 21. No member shall be allowed to have more than 40% representation on any sub-committee if other members have delegates who are standing for the available positions.

ARTICLE 15: POWERS AND DUTIES OF THE BOARD

1. The Board shall have the following powers:
 - a) To decide on all cases of dispute not definitely provided for in these Statutes.
 - b) The Board is empowered to introduce new laws, bye-laws or conditions relating to the laws of any Discipline, Event, Genre, or Game as may be necessary from time to time.
 - c) To ensure that the Disciplinary Board has been properly elected by the Board The Disciplinary Board shall deal with all matters of misconduct and if considered advisable, to recommend to the Executive, penalties by way of suspension, fines or expulsion. Clubs, Societies, or individuals so penalised shall have the right to appeal to the Council.
 - d) To approve all competitions, championships, etc., as proposed by the various sub-committees.
 - e) To control all monies of IeSA, approve accounts for payment and receive and consider the General Secretary's monthly financial reports.
 - f) The Board may refund all necessary expenses incurred by any person or body whilst engaged in the work of IeSA.
 - g) The Board may call upon any affiliated body to submit for inspection such documents, books and statements as may be required for any investigation considered necessary.
 - h) To act, as holders in trust all trophies, monies and other property of IeSA and to deal with the same as the Council may decide. To arrange the insuring of trophies, including

receipts for possession. All trophies shall be insured by and at the expense of IeSA.

- i) To give and grant Honoraria and/or to make presentations to such persons as may be deemed advisable.
- j) To deal with any appeal.
- k) To appoint a SELECTION COMMITTEE from registered players, as nominated by members in good standing; for the purpose of choosing teams to represent the IeSA in official fixtures.
- l) To appoint MANAGERS, in terms of Rule 40 and Schedule 3.9, to accompany officially selected teams.
- m) To arrange transport and accommodation for IeSA 's official teams, or for visiting teams, attending any competition, championship or function.
- n) The decisions of the BOARD shall take immediate effect and shall be acted upon unless and until altered by a meeting of the COUNCIL of IeSA.
- o) To control the REFERENCE BOOK. This book shall be kept by the GENERAL SECRETARY, and shall contain the names of such persons and members as are proved to have acted dishonourably to any of the affiliated members. Such members or individuals shall not participate in any disciplines of the activity while under suspension.
- p) To institute or defend legal proceedings on behalf of IeSA.
- q) To consider and confirm all matters dealt with, and decisions taken by the sub-committees.
- r) To appoint the DIRECTORS for each region after reviewing all the necessary applications for such position.
- s) To delegate such powers as may be deemed necessary to the Managers.
- t) To approve or reject bye-laws for the various subcommittees as are necessary for the smooth running of such committees.
- u) To employ an Executive Director who shall be charge of the Secretariat. The Executive Director shall not be allowed to hold an elected office on IeSA.

ARTICLE 16: MEETING OF THE BOARD AND CONDUCT THEREAT

1. Meetings shall be convened by the President, or in his absence, the Vice-President, and upon requisition therefore signed by any three members.
2. The Board shall meet as often as possible.
3. A quorum at any meeting of the Board shall consist of any three (3) Board members.
4. Meetings may be held via the internet.
5. The General Secretary shall record the proceedings of the Board Meetings in the Minute Book, and copies of such minutes shall be circulated to all affiliated members and Hon. Life Members.

ARTICLE 17: ABSENCE FROM MEETINGS OF THE EXECUTIVE COMMITTEE

If any Member shall absent himself from three consecutive meetings, after having received the customary

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notices and without having applied for leave or tendered his proxy vote, the seat of such member shall be declared vacant. Such vacancy shall be filled by the Board by co-opting a member to fill such vacant seat.

ARTICLE 18: SUSPENSION AND TERMINATION OF MEMBERSHIP

1. Membership shall be terminated on the grounds of non-fulfilment of financial obligations. Once membership has been terminated, a full calendar year shall elapse before an application for membership may again be submitted. Such member remains responsible for all his financial obligations towards IeSA that may be outstanding at the date of the termination of membership.
2. Membership which is terminated on the grounds of non-fulfilment of financial obligations shall only become effected if fees are more than three months in arrears.
3. Membership may become suspended on the grounds of failure to submit required documentation and statements, contravention of prescribed organisational, behavioural and disciplinary codes and/or conflicting constitutional practices. At all times any national legislation dealing with the promotion of administrative justice act shall be fully complied with. While under suspension no Affiliated Member, Registered Player, Associate Player to whom the suspension applies, will be allowed to take part whatsoever in the affairs of IeSA, or any of its affiliated members. Should an affiliated member or any Registered or Associate Player be engaged in any of the aforementioned fixtures prior to suspension, then upon suspension such member/player shall be debarred from continuing to be so engaged. A full calendar year shall elapse before any suspension may be lifted. Such member and/or player/s remain responsible for all obligations towards IeSA that may be outstanding at the date of termination of membership or registration.

ARTICLE 19: WITHDRAWAL OF MEMBERSHIP

Any member of IeSA who wants to terminate membership shall give written notice of termination to the Board. Such member remains responsible for all his financial obligations towards IeSA.

ARTICLE 20: EXPULSION

If at a Meeting of the Council, a resolution be passed by vote of three-quarters of those present that an affiliated member or member thereof, has rendered itself unworthy to belong to IeSA, the membership of such member or person shall thereupon cease.

ARTICLE 21: APPEALS

All appeals, except in the case of expulsion, must be accompanied by a deposit of such amount as approved of by Council. Such deposit shall be forfeited should the appeal be deemed by the Executive to have been frivolous.

ARTICLE 22: LIABILITY FOR INJURIES

No liability whatsoever shall attach to IeSA for any damages sustained as a result of injury or in any other manner, by any person whether a member of an affiliated body or not, whilst competing in a competition held by or on behalf of IeSA or whilst participating in any of the affairs or business of the IeSA +.

ARTICLE 23: FINANCIAL YEAR

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Each financial year shall be reckoned as from 1 January to 31 December.

ARTICLE 24: APPLICATION OF FUNDS

The income and property of IeSA from whatever source obtained, shall be devoted exclusively towards the promotion of its objectives, and no portion thereof may either directly-or indirectly be paid or transferred by way or dividend; bonus or in any other manner whatsoever in the form of profit to members: Provided that nothing herein contained shall prevent the payment of any reward made in good faith to any officer or servant of IeSA or any member thereof in return for services actually rendered to IeSA or any prize awarded for outstanding achievement.

ARTICLE 25: RECOGNITION OF AUTONOMY

IeSA undertakes to respect and recognise the autonomy of every member and institution to an exclusive jurisdiction over its own internal matters provided that the member shall function throughout in accordance with the spirit of the objectives of IeSA and IeSF.

ARTICLE 26: DISPUTE RESOLUTION CLAUSE

1. Any dispute arising out of or in connection with the enforceability of this Statute, or the application, and interpretation of the provisions hereof, or any dispute between any members of IeSA or between a member and an elected office bearer of IeSA itself, shall be referred to such country's Arbitration Foundation for resolution through mediation or expedited arbitration in terms of the Rules and Procedures for the Resolution of Disputes in Sport, prevailing at the time such Disputes is so referred. In the event of arbitration in terms of the afore-going, such resolution shall be final and binding on the parties to the dispute.
2. In recognition of the desire to resolve all disputes in the sporting fraternity as amicably and as effectively as possible, it is required of all existing and future members of IeSA to incorporate in their constitutions (and to include in any agreements they may enter into) a dispute resolution clause in terms substantially the same as Article 26.1 (as above) of these Statutes, specifically providing for the resolution of disputes through the mechanisms provided for by the Arbitration Foundation in such country.

ARTICLE 27: INDEMNITY

All office-bearers of IESA are hereby through, and by means of, the funds and property at IeSA indemnified from and against all losses, claims, costs, compensations and other costs and obligations which they may incur or meet with regard to or in relation to the execution of their various obligations as office-bearers of IeSA, and none of them shall be held responsible for any action of neglect on the side of any one of them or for a shortage or inadequacy of any proprietary right or security, and they are also not held responsible for any loss that may be caused, accident that may occur or damage that may be done or that may arise in the execution or their various official duties or as a consequence thereof: provided, however, that any such loss, accident or damage was not caused by action in bad faith or by deliberate negligence of such office-bearer.

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ARTICLE 28: UNDERTAKING BY OFFICE BEARERS

All individuals wishing to stand for office, of whatever nature, shall sign an undertaking to only express the official view of IeSA during their term of office when not participating in a Meeting of IeSA.

ARTICLE 29: ELIGIBILITY OF OFFICIALS

The following persons shall not be eligible to hold office in IeSA if:

1. The person is a juristic person,
2. The person is an unemancipated minor, or is under a similar legal disability,
3. Is an unrehabilitated insolvent
4. Has been removed from a position of trust, on the grounds of misconduct on the grounds of dishonesty,
5. Has been convicted and imprisoned without the option of a fine, or fined for more the prescribed amount, for theft, fraud, forgery, or perjury.

ARTICLE 30: INTERPRETATION OF THE STATUTES AND REGULATIONS

Should any doubt arise concerning the meaning and interpretation of any provision of the Statutes or Regulations of IeSA, the interpretation of the President, or in his absence, the 1st Vice-President, based on the English version of the Statutes and Regulations shall be final and binding on all members.

ARTICLE 31: DISSOLUTION

The IESA may be dissolved should this be supported by a two-thirds majority of those eligible to vote at a Council Meeting if:

1. Notice of the proposed dissolution must be in writing, in accordance with Article 11.1.d, and circularised to all affiliated members.
2. Assets are to be realised by members delegated to the task.
3. Funds and assets remaining after the settlement of any debts shall be donated to an association, club or society that agrees to pursue IeSA 's objectives.
4. A statement detailing assets realised and donated, and how the proceeds of realised assets were disposed of shall be submitted to members and to IeSF.

Signed by:

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LOGHMAN SHAVARANY
President

on January 22
Date: 22/1/ 2017



LOGHMAN
SHAVARANI

