

Kansas City Nepalese Society (KCNS)

BY-LAWS

ARTICLE: I NAME

The name of this organization shall be Kansas City Nepalese Society (hereinafter called "The Society" or "KCNS" as acronym or "Nepali Samaj" in the Nepali language). It shall be a non-profit organization. KCNS shall have friendly, cooperative, and working relations with other organizations around the globe that share similar goals and purpose.

ARTICLE: II THE SOCIETY

KCNS shall be a non-profit volunteer organization without any affiliation, endorsement, and support to any political parties, groups, religions, institutions, race, ethnicity, gender, or sexual orientation. The Society shall be incorporated under the laws of the State of Kansas, and the US Federal laws. The Society shall be organized and operated exclusively for charitable, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or corresponding section (s) of any future Federal tax code.

ARTICLE: III MISSION STATEMENT

Preserve and promote Nepalese culture, and social educational activities within the community.

ARTICLE: IV PURPOSE

The purposes of the Society are:

1. To promote close co-operation among Nepalese and friends of Nepal in the United States, particularly, in and around Kansas City Metro areas.
2. To preserve and promote Nepalese identity and cultural heritage.
3. To act as a link between Nepalese living in and around Kansas City Metro and Nepal for civic, social, and cultural advancements.
4. To contribute to the overall wellbeing of Nepalese communities in and around Kansas City Metro areas.
5. To promote educational, social, and charitable activities.
6. To build or buy or rent and run the Community Center as per the KCNS by-laws.
(Consensus amendment by 2021 AGM)

ARTICLE V: EXECUTIVE BOARD AND OFFICERS

1. There shall be an executive Board (here in after called "the Board") and officers to address and execute the stated mission and purpose of the society.
2. The Board shall be elected by the members of the Society.
3. The Board with at least two-third votes shall have the power to nominate/elect up to five advisors, and technical support personnel for specific purpose from among the members. Besides five advisors, immediate past President or Vice – President or General Secretary as per their title when not available, will automatically serve as Chief Advisor (consensus amendment by Aug 2018 AGM, updated 2021 AGM). The advisors/ tech support personnel/s shall have no voting rights, and their term ends along with The Board that has nominated/elected them or until dismissed by the Board with at least two-third votes (consensus amendment by Aug 2018 AGM, updated 2021 AGM).

II. Community Center Management Committee (CCMC):

- a. Purpose: The Board shall seek funding for the ownership or rent and management of a physical building and call it "KCNS Community Center" and be operated by The Board until further decided. (consensus amendment by 2021 AGM)

III. Community Center Building Construction Committee (CCBCC): The special members shall elect 1 coordinator and up to Seven (7) members of Community Center Building Construction Committee (CCBCC) among the special members during AGM. Only special members can vote and at least 51% of special members require to present to elect the CCBCC.

General Powers:

1. All the rights, powers, duties, and responsibilities related to the management and control of KCNS's Community Center properties and investments are vested in the CCBCC.
2. General powers should only be used for the benefit of KCNS's Community Center. These powers exist to the CCBCC as a whole and not to an individual CCBCC. The CCBCC has a duty to exercise reasonable care and prudence in managing the affairs of KCNS. The CCBCC may make rules for the conduct of its meetings and other activities; however, any rules inconsistent with these bylaws shall be null and void.
3. Without limiting the general powers, the CCBCC shall have the following specific powers and responsibilities: -

- To accept at its discretion all gifts, bequests, and donations, in cash or in kind, provided that any such gifts, bequests or donations, which the donor makes, are unrestricted. In case of restrictions, the CCBCC may reject the gift(s), if such restrictions are not in the best interests of KCNS. Further, the wishes of any donor regarding the use of their donations shall, at the discretion of the CCBCC, be accepted and honored, to the extent possible as long as such wish does not conflict with the mission and the objectives of KCNS.
- To approve capital construction projects and budgets with the advice of the President and the Board.
- To borrow money and incur indebtedness, if needed, for fulfilling the objectives of KCNS and to execute instruments of hypothecation of assets.
- To sign any deeds, mortgages, bonds, contracts or other instruments with the secretary or any other officer of the Corporation authorized by the CCBCC.
- With the help of the Board, to maintain a list of current voting special members and their addresses on file. Such list shall be updated at least annually and shall be made available to any special members, upon reasonable request by the member.
- To prepare and submit necessary financial and operational reports to the AGM, at its annual meeting.

4. a. The board shall have the authority to form and disband committees, subcommittees, task forces, or similar entities as may be deemed necessary and shall determine the functions and terms of their existence.

5. The Board will decide the office location, official stamp, and organization's logo as required.

6. The Officers of the Board shall consist of the following:

President (1)

Vice President (1)

General Secretary (1)

Secretary (1) (consensus amendment by Aug 2017 AGM)

Treasurer (1)

Board (Executive Members) (6) (consensus amendment by Aug 2017 AGM)

Tech support personnel/s, Advisor/s, and invitees can attend the Board meetings as non-voting members.

7. The election of the Board shall be conducted as stated in these by-laws.

8. No person shall be eligible to hold office unless he or she:

a. Has been a member by the last day of June of election year (in a good standing).

b. Has attained the age of 18 years.

9. The term of the Officers of the Board shall be two years, except for the first Executive Board.

10. President, Vice President, General Secretary, Secretary (consensus amendment by Aug2017 AGM), and Treasurer shall be eligible to be elected to the same office to not more than two successive term.

11. In the event of the death or resignation of a duly elected Officer, the Board shall elect the Society member able and willing to fill the office so vacated until the next election of the Officers.

12. PRESIDENT: The duties and powers of the President are as follows:

Preside at the meetings of the Board and run day-to-day operation and management of the Society; Provide overall leadership and strategic direction to the Society; Serve as a spokesperson of the Society on policy matters or designate another officer to serve in that capacity; Perform such other duties of the Society as the Board may delegate to the President; Perform or supervise that all regulatory requirements (such as filing IRS tax returns, etc.) have been met on a timely fashion and that any financial donations, disbursements or expenditures of funds by the Society inside or outside the United States have satisfied all applicable federal and state requirements; Recruit new members, run membership drives, and pursue fund raising activities; Coordinate with individual members, committees and task forces existing within the Society and with any other Nepalese organizations in the US including friends of Nepal for furthering the purposes of the Society as outlined in Article III above; Submit at least one report(s) to the Board regarding their activities and projects completed, problems encountered and plans for the future, at the end of the tenure. The President shall have the authority to spend up to \$500.00 (Five Hundred Dollars) a year, the exact amount to be decided by the Board, for expenses related to the Society related activities without a prior approval of the Board. The President shall communicate in writing (e.g., email) with the board members prior to spending the amount, explaining the purpose of the expense. The approval of the Board for such expenses shall be

sought as soon as possible preferably in the next Board meeting. All expenses over \$500.00 shall require the prior approval of the board and the signatures of both President and Treasurer.

13. VICE PRESIDENT: The Vice President shall perform the duties of President in the absence or the resignation of the President until the next election. The Vice President shall carry out the instructions of the Board and carry out duties as assigned by the President. The Vice Presidents shall assume all duties of the Treasurer in his/her absence.

14. GENERAL SECRETARY: The General Secretary shall record all the proceedings of the meetings of the Board. He or she shall distribute minutes of the meetings to the appropriate members within ten days after the date of the meeting. He or she shall have custody of and maintain all permanent records of the Society other than financials. All records of the Society shall be available for inspection at any time and these shall be turned over to the new General Secretary following the election of General Secretary during the Oath of Office ceremony.

15. SECRETARY: Assist General Secretary and carry out duties as assigned by the President, General Secretary, and the Board. Secretary will perform the General Secretary's duties in the absence or the resignation of the General Secretary until the next election (consensus amendment by Aug 2017 AGM).

16. TREASURER: The Treasurer shall be the custodian of all funds of the Society, shall maintain bank accounts, receipts, and disbursement of funds upon authorization by the Board and shall give complete and timely reports to the Board. The Treasurer shall prepare a financial statement for each Board meeting and a sufficiently detailed financial statement for the preparation of any annual reports or returns required by the Internal Revenue Service or any other governmental authorities. The Treasurer's reports shall be promptly posted on the Society's website. The funds, books, and other financial records of the Society shall be available for inspection at any time and these shall be turned over to the new Treasurer during the Oath of Office ceremony or within 15 days following the election of new Treasurer.

17. All Board officers shall regularly attend the Board meetings and shall take on specific tasks as assigned by the Board.

18. Once elected, an Officer of the Board shall serve for a full term except in the event of the person's death, resignation, removal, or recall or loss of membership to the Society.

19. Resignation, Termination, and Absences: Resignation from the board must be in writing and received by the President. An officer shall be terminated from the board due to excess absences, more than two unexcused absences from board meetings in a year. A Board Officer may be removed for reasons stated in ARTICLE VI.4.1 by a two-thirds vote of the General Body meeting. A minimum of sixty percent members must be participant in during/in the General Body meeting.

20. Notwithstanding any other provision of the Bylaws, not more than two (2) persons serving on the Board may be an interested person. For purposes of this section, an "interested person" means either: Any brother, sister, father, mother, son, daughter or spouse; or Any officers serving on other boards or maintaining business interests that could constitute a conflict of interest.

21. The Officers shall not be personally liable for the debts, liabilities, or other obligations of the corporation absent criminal violations.

22. No officer may serve in any capacity or vote on any issue unless membership is current.

23. Compensation of Officers: The Officers of the Board shall serve without compensation.

ARTICLE: VI MEMBERSHIP

1. Eligibility for Membership: Membership in the Society shall be open to any person who supports the objectives of the Society as stated in the bylaws.

2. Membership: A member shall be any person who has attained to the age of eighteen (18) years who is not in default of dues and fees or under suspension and is entitled to all the rights and privileges of membership.

3. Membership Categories:

I. General Member: An individual interested to abide by the By-Laws of KCNS can become a general member by completing a Membership Application and paying required dues below.

a. Individual: Subject to change by The Board

b. Family (wife, husband, and children under 18 years): Subject to change by The Board

II. Special Member:

- Life Member: (Individual minimum contribution US\$1,000.00, Family (wife, husband) US\$ 1500)

- Community center founding member: (minimum contribution US\$2,000.00) (Consensus amendment by 2021 AGM)
- Trustee Member: (minimum contribution US\$5,000.00) The membership benefits of a deceased Trustee shall be transferred according to the written Will of the deceased trustee, or to the immediate family member of the deceased Trustee.

d. Patron Member: (minimum contribution US\$10,000.00) This category shall have all the rights and privileges of Trustee. A Patron shall have special privileges in the board meetings and in all the activities organized by KCNS. The Board shall determine such special privileges that will be provided to a Patron Member. However, Patron Member shall be honored as a special guest in all the functions organized by KCNS.

III. Honorary Member: The Honorary memberships shall be awarded by the AGM to any person for his/her long service or potential of substantial support to KCNS; however, such honorary membership, which does not require payment of membership dues, shall be advisory in nature, with no voting privileges or privileges to run for elected office of the KCNS. The KCNS Executive Committee shall submit the recommendations for the Honorary memberships to the AGM. The AGM shall approve the Executive Committee recommendations for the Honorary membership by 2/3 majority.

- Subject to any disciplinary action taken against the member, Special Members shall have the voting right till perpetuity
- Members who have not paid the full amount, of the respective membership category they belong to, may not be entitled for the full benefits of the respective membership category. They shall be entitled for the full benefits upon payment of the full amount.

4. Suspensions and Expulsion from Membership.

a. A member may be suspended or expelled from membership for disorderly conduct in the Society event, malfeasance in office, conviction in a court of law for felony, misdemeanor, and other acts inimical to the image of the Society, but such power to suspend or expel shall be vested in the Board, which shall hear all the allegations about the alleged errant member.

b. A member subject to suspension or expulsion may present his case before the Board, may not be represented by counsel, and has the right to confront his accusers.

c. The decision of the Board is appealable to full membership body.

ARTICLE: VII MEMBERSHIP DUES AND FEES

1. The Society shall have nonrefundable membership fee.

1. Membership fees shall be determined by Annual General Body Meeting. The Board shall be able to make other rules to drive membership.

2. Renewal of the general membership is due every year on the last day of December. Failure to pay dues by the last day of December shall suspend the rights and privileges of the member.

3. No renewal of membership shall be required for Special and honorary members.

ARTICLE: VIII MEETINGS

1. The Board shall hold at least one General Body meeting every year of all its members at an appropriate time, preferably during the annual convention, to business such as, review the activities for the past year, receive and adopt amendments, if any, to the bylaws, consider any policy changes or new policies and transact any other business included in the agenda or allowed by the presiding officer at his or her discretion. The General Body meeting shall be public but only the members (dues paying) shall have right to vote, speak, and provide inputs.

2. A minimum of 30 percent dues paying members may petition the Board to hold a Special General Body meeting. The President shall hold the General Body meeting within 30 days after receiving the petition.

3. The Board shall select a chairperson from the pool of former presidents and advisors to preside over the General Body Meeting. Every person attending such meeting shall be required to provide appropriate credentials issued by the President, if requested by the Secretary. Each member qualified to vote shall have only one vote, which shall be exercised by the member or, in the absence of the member, by his/her duly authorized representative. Such authorization must be filed with the Board at least 24 hours prior to appearance via approved proxy form / method published and communicated by the Board. (consensus amendment by 2021 AGM)

4. The Board shall hold its meetings regularly as deemed necessary to conduct the business of the Society in a most effective manner. The President shall preside over the Board meetings. The order of business at meetings shall be determined by the President.

5. Special meetings: If for any reason, a meeting of the Board is deemed necessary by the members and a representation to that effect is received by the Board, such a meeting shall be called by the Secretary within 30 days of the receipt of such a request. The President, with the consent of the Board, shall specify the place, date, and time of yearly, special and other meetings of the Board.

6. Extraordinary/Emergency meetings: The President may call an extraordinary/ emergency meeting at any time if such meeting is necessary.

7. Notice of Meetings: Any meeting or meetings (except emergency meetings) shall be called upon no less than 24 hours with communication preferences set up by the Board. (consensus amendment by 2021 AGM)

8. Venue: Meetings shall be held at such times and places as the President may, from time to time, decide with advice and consent of the Board.

9. Agenda for Meetings: The agenda for each regular Board meeting shall be assembled by the President Secretary as designated. Any member may suggest material and recommend guests for inclusion on the agenda. Such material shall be submitted no later than 48 hours prior to the meeting. The President shall distribute the agenda to the members or the officers no later than 24 hours prior to the date of the meeting. The agenda must include the list of invitee/s. Additional items may be placed on the agenda at a regular meeting by a majority vote of the members present.

10. Decision: The decisions of the Board shall be made by a majority (one more than half the Board members) except when otherwise designated in these by-laws. The President shall vote only when the majority decision is not achieved.

11. Motion to Reconsider: A motion to reconsider may be made at the same meeting at which the vote was taken or a subsequent meeting by any member who did cast a vote.

ARTICLE: IX QUORUM

1. a. In the case of the Board or the other committee meetings, 51% of its membership present constitutes the quorum. The Officers of the Board or the committee may participate in a meeting of conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other and such participation shall constitute presence in person at such meeting. (consensus amendment by 2021 AGM)

b. For AGM, 51% of its membership present constitutes the quorum. If the first call of AGM does not constitute the required quorum, the Executive Committee shall postpone the first proposed AGM and shall send 7 days notification of second call for AGM.

c. Second Call AGM does not require to have 51% of the membership. The quorum shall be considered satisfied with the present members on the Second Call AGM.

ARTICLE: X ELECTIONS

1. Election for the Board Officers shall be completed by the last day of September in every two years on the election year (consensus amendment by Aug 2018 AGM).
2. Election shall be held in a fair and inclusive manner using every available method that is practical at the time of the election to encourage a greater participation from the members.
3. Every two years the President, in consultation with the Executive Board, shall announce an Election Committee and handover the members list at least two months (60 days) prior to the election day to facilitate the election in a fair, transparent, and democratic manner.
4. The Election Committee shall be composed of three (3) Society members, one of whom shall be designated as the chair of the committee.
5. The Election Committee shall invite nominations for the positions of at least 30 days prior to the election day (consensus amendment by Aug 2017 AGM).
6. All the nominations for the positions must be filed by candidate himself/ herself in the format issued by the Election Committee at least two (2) weeks prior to such elections (consensus amendment by Aug 2018 AGM).
7.
 - a. All persons nominated shall contest the election through the secret ballot. Only the dues paying members in good standing who have become members by last day of the June of election year immediately preceding the election shall be eligible to vote.
 - b. Community center founding member, Trustees, Patrons, and their legal spouse shall have their voting rights to elect the KCNS Board. Proxy vote would not be allowed.
 - c. In case of an Institutional Trustee Member, one of authorized representative of the organization will cast the vote on behalf of the organization.
8. The person receiving the majority votes for a designated position shall be declared elected.
9. The Election Committee Chairman shall certify the election and declare the results.
10. If the election could not be held due to an unforeseen reason(s), the current Board shall continue for up to 90 days during which an election be held to elect the new officers of the Board.

11. The Election Committee shall decide the election procedures, including the time-plan, fee for candidacy, and other rules within the spirit of the current bylaws (consensus amendment by Aug 2018 AGM). Fee will be collected by election committee separately.

12. The Election Committee shall become active only for the fixed, specific time. The new Elected Committee will hand over the letter of thanks to Election Committee after its term is over and notifies to members. (consensus amendment by Aug 2018 AGM).

13. If one or more positions cannot be filled by election process, the Executive Committee will fill those positions from among the qualified Board members (for the position of President, from among Vice president, General Secretary, Secretary, and Treasurer, and for other Executive positions, from among other Board members or members. (consensus amendment by Aug 2017 AGM).

ARTICLE: XI OATH OF OFFICE

The Election Committee Chair shall conduct the Oath of Office for the newly elected board members.

2. The Oath of Office shall constitute: "I, do solemnly swear that I will support the Constitution of the United States, and the Bylaws of the Kansas City Nepalese Society, and that I will faithfully perform the duties of the position to the best of my knowledge, skill, and ability."

ARTICLE: XII FISCAL POLICY AND FINANCE COMMITTEE

1. The fiscal year of the board shall be January 1 through December 31.

2. The fund derived from the Special membership and donation over than \$500 (herein called "Community Center Fund") shall not be used for the general day-to-day operation of the Society including the expenses incurred during the annual convention or programs. The Special Membership Fund shall be allocated on separate bank account and only for the major and long-term project(s) (such as building an Educational and Community Center) of the Society.

3. The AGM shall appoint a Finance Committee composed of five (5) members, two (2) of whom shall be the President and the Treasurer as official members representing the current Board of the Society when it is deemed necessary. (consensus amendment by 2021 AGM) The remaining three (3) members shall be appointed from the general membership pool of the Society. The Board shall designate one of the members except the President and the Treasurer as the chair of the committee.

4. To overlap the terms of the Finance Committee with the outgoing and incoming Boards, the term of the 1st Finance Committee shall be one (1) year and the subsequent committee shall be two (2) years.

5. The members of the committee shall serve without compensation.

6. The duties and responsibilities of the Finance Committee shall be:

a. To develop and review fiscal procedures.

b. To advise the Board on financial matters; and

c. To review the financial records and report the findings to the Board once a year.

The Board shall promptly post the reports on the website, as appropriate.

ARTICLE: XIII NOTICES AND CORRESPONDENCE

1. Signatures of the President or chairman shall be required for:

1. All meetings and decisions of regular and special meetings; and

2. All notices and correspondence signifying final elections of the Board.

ARTICLE: XIV NOTICES AND WAIVERS

1. Notices.

Notices required by these by-laws to be given to members and officers shall be deemed to have been sufficiently given if in writing to each member or officer at his or her email address as it shall appear on the records of the Society or posted on the Society's website.

2. Waivers.

Any member or officer may waive notice of any meetings of the Board of these bylaws. Such notice shall be in writing and may be given by signing a waiver, mailing a card or by sending a fax, or e-mail and may be given either before or after a meeting. Attendance at any meeting shall constitute a waiver of notice and no written waiver shall be required.

ARTICLE: XV AMENDMENTS

1. Adoption of by-laws: These by-laws shall become effective upon adoption by consensus vote of all the attending Board members and the By-laws Taskforce members, elected in 2014.

2. Amendments: The Chairperson of the AGM, in consultation with the Board, decides the procedures of the AGM, and thereafter communicates the process to the AGM attendees. Any amendment to these by-laws may be proposed to the AGM. Board meetings. Such amendment will be effective upon adoption by at least two-third of members attending the

AGM. The KCNS President and/or the AGM Chairperson has the right to verify the amendment (consensus amendment by Aug 2018 AGM).

3. Description: General convention will have authority to describe these by-laws. If there are any disputes within organization, court's decision will be the final.

ARTICLE: XVI NON- PROFIT STATUS

No substantial part of the activities of the Society shall participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code. This Society will rely upon Kansas state law to be in compliance with K.S.A. 17-1759 and K.S.A. 17-1760 as required.

ARTICLE XVII DISSOLUTION

Dissolution of the Society may be decided by more than two-thirds (2/3) majority of the voting members of the General Body. The property of this corporation is irrevocably dedicated to the purposes mentioned in ARTICLE II, PURPOSE, and no part of the net income or assets of this organization shall ever inure to the benefit of any director, officer, or member of this corporation, or to the benefit of any private individual, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. Upon the winding up and dissolution of this corporation, after paying or adequately providing for the debts and obligations of the corporation, the remaining assets shall be distributed to a non-profit fund, foundation, or corporation that is organized and operated exclusively for charitable purposes and that has established its tax-exempt status under Section 501(c)(3) of the Internal Revenue Code.

ADOPTION/ CERTIFICATION

We, the undersigned, are all of the persons named as the founding members (Board members and Taskforce members elected and remained in office in 2014) in the Articles of Kansas City Nepalese Society, a Kansas City based nonprofit Society and pursuant to the authority granted to the Executive Board by these bylaws to take action by unanimous written consent without a meeting consent to and hereby do adopt the foregoing bylaws

consisting of nine pages as the bylaws of this Society. These bylaws were adopted at a meeting of the Executive Board and Bylaws Taskforce members by consensus vote on December 14, 2014, in Kansas City, KS.

2013 – 2014 KCNS ExCom

Amar Bajracharya, President
Kamala Neupane, Vice President
Pramod Dhakal, General Secretary
Joshila Piya, Treasurer
Parag Gauchan
Rajen Rai
Rajesh Thapa
Rudra Kharel
Uttam Basnet
Incorporator
Amar Bajracharya
Naveen Vaidya
Rajan Pant

By-Laws Task Force

Prakash Neupane
Usha Pradhan

2015 - 2017 KCNS ExCom

Amar Bajracharya, President
Parag Gauchan, Vice President
Dinesh Gurung, General Secretary
Dinesh Rauniyar, Treasurer
Kamal Pradhan, Member
Reema Shrestha, Member
Uttam Basnet, Member
Usha Pradhan, Member
Pramod Dhakal, Member
Geeta Neupane, Member

KCNS EXECUTIVE BOARD 2017-19

1. Dr. Rajan Pant, President
2. Jeena Basnet, Vice President
3. Amrit Paudel, General Secretary (ExCom promoted to GS from Secretary after Krishna Acharya resigned from GS position)
4., Secretary (remained vacant after Amrit Paudel took GS position)
5. Hari Regmi, Treasurer
6. Harihar Paudel, ExCom Member
7. Dr. Keshav Bhattarai, ExCom Member
8. Prashun Regmi, ExCom Member
9. Raju Joshi Shrestha, ExCom Member
10. Raju Karki, ExCom Member
11. Suraj Bhasima, ExCom Member

ADVISORS

1. Kuber Dahal
2. Philip KC
3. Dr. Yadav Pandit

KCNS EXECUTIVE BOARD 2019-21

1. Dinesh Gurung, President
2. Rajen Rai, Vice President
3. Rajesh Karki, General Secretary
4. Hari Regmai, Secretary
5. Bini Adhikari Gautam, Treasurer
6. Kumar Gaurab, ExCom Member
7. Suman Paudyal, ExCom Member
8. Purushotam Shrestha, ExCom Member
9. Tirtha Raj Paneru, ExCom Member
10. Suraj Bhasima, ExCom Member
11. Roshan Goshai, ExCom Member

ADVISORS

1. Kuber Dahal
2. Dr. Rajan Pant
3. Reema Shrestha

All the changes with comments “consensus amendment by 2021 AGM” or “updated 2021 AGM” are consensually amended on Dec 2021 AGM. Verified/signed, according to the provision of above stated Bylaws by Dinesh Gurung, President of Kansas City Nepalese Society 2021-2023. (consensus amendment by 2021 AGM). Refer to meeting minutes of 2021 AGM for detail changes before and after.

Dinesh Gurung
dotloop verified
12/26/21 8:08 PM CST
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KCNS President 2021-2023

RPant
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AGM Chair person 2021
