



**BY LAWS OF AUSTIN MARATHI MANDAL A NOT-FOR-PROFIT
CORPORATION INCORPORATED UNDER THE LAWS OF THE
STATE OF TEXAS**

Austin Marathi Mandal
P.O. Box 200182
Austin TX
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A 501 C 3 Organization

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Revision History

Revision	Date	Change	Author
0.1	10/25/2015	Reformatting, creating the first revision	Yogesh Kulkarni
0.2	10/29/2015	Removed board of directors, cleaned flow, added school coordinator as office bearer	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
0.4	11/2/2015	President succession plan, name of the corporation, election, committee term, conduct	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
0.6	11/9/2015	AMS operations, Office bearer position refinement, Election process, AGM, by-laws amendment , motion	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
0.7	11/9/2015	Visiting artist remuneration, hospitality, local program support, filing dispute, dissolution of the corporation, operations	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
0.8	11/17/2015	Added guidelines and membership types as appendix (s), corrected cosmetic errors and flow	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
0.9	11/20/2015	Final review comments incorporated before 2015 committee review	Yogesh Kulkarni
1.0	11/25/2015	Version sent for membership review	Yogesh Kulkarni
1.1	12/11/2015	Review feedback from membership incorporated. Document ready for voting in AGM	Yogesh Kulkarni, Gayatri Pingale, Mayura Gupte, Prasad Panwalker
2.0	12/13/2015	Final signed and approved version of by-laws created at AGM 2015	Yogesh Kulkarni

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ARTICLE I - OFFICES

The principal office of the corporation shall be in the City of Austin, in the State of Texas.

The corporation may also have offices at such other places within or without this state as the governing committee may from time to time determine or the business of the corporation may so require.

ARTICLE II – NAME OF THE CORPORATION

The name of the corporation shall be “Austin Marathi Mandal” herein after referred to as ‘AMM’

The AMM shall be organized exclusively as a type of organization as described in 501(c) (3) and shall continue to remain tax exempt under the Internal Revenue code of 1986 as amended as ‘Code’. All the charitable contributions made by the general public to this organization shall be deductible under section 170 of the code.

SECTION 1: USAGE of AMM-AMS LOGO AND BANNER

AMM president shall approve in writing the usage of the corporation’s logo for any communication or advertisement purpose. AMM-AMS logo or banner shall be clearly displayed on the website and any program conducted either solely or jointly by AMM.

SECTION 2: OFFICIAL LANGUAGE OF COMMUNICATION

The official language of communication for the corporation shall be Marathi and US English.

ARTICLE III - PURPOSES

The purposes for which this corporation has been organized are as stated in the Certificate of Incorporation which may be amended as required.

The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Austin Marathi Mandal’s purpose is to involve in educational, charitable, and literary activities by bringing together the Indian-American community.

All the posts representing corporation (officer or not) are strictly voluntary and no part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on

behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, 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 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.

Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine which are organized and operated exclusively for such purposes.

ARTICLE IV - OFFICERS

SECTION 1: MANAGEMENT OF THE CORPORATION

The corporation shall be managed by the office bearers which shall consist of at least five office bearers. Each office bearers shall be at least eighteen years of age.

The office bearers shall consist of following:

Sub-Section 1: PRESIDENT

The president shall be the chief executive officer of the corporation; he/she(he/she hereafter referred as he in the document) shall preside at all meetings of the committee members and of the office bearers; he shall have the general management of the affairs of the corporation and shall see that all orders and resolutions of the committee are carried into effect. The president shall be the only authorized spoke-person responsible to present the vision and goals of the corporation to the members of the corporation.

Presidential Line of Succession

- If for any reason President could not continue to run the office the next line of succession to resume Presidential duties shall be Vice-president, Secretary, Treasurer and School coordinator
- Every candidate shall get one week to decide and take the duties before it is passed to the next candidate in the chain of succession
- In case of no succession the secretary of the corporation shall call for special AGM following the protocols specified in article IV section 2 for the election of the new President

Sub-Section 2: VICE-PRESIDENT

During the absence or disability of the president, the vice-president, shall have all the powers and functions of the president. The vice-president shall perform such other duties as that the

President or committee shall prescribe. In addition to this the vice-president is responsible for all external communication not limited to but related to events, social, networking activities.

Sub-Section 3: TREASURER

The treasurer shall have the care and custody of all the funds and securities of the corporation, and shall deposit said funds in the name of the corporation in such bank or trust company as the office bearers may elect; he shall, when duly authorized by the office bearers, sign and execute all contracts in the name of the corporation, when countersigned by the president; he shall also sign all checks, drafts, notes, and orders for the payment of money, which shall be duly authorized by the office bearers and shall be countersigned by the president; he shall at all reasonable times exhibit his books and accounts to any office bearer or member of the corporation upon application at the office of the corporation during ordinary business hours. At the end of each quarter and corporate year, he shall have an audit of the accounts of the corporation made by a committee appointed by the president, and shall present such audit in writing at the annual meeting of the members of the organization, at which time he shall also present an annual report setting forth in full the financial conditions of the corporation. The treasurer shall also publish or make quarterly reports available to the corporation's membership upon request. The treasurer shall get the quarterly audits done within 10 days of the quarter end except for the annual report which must be done prior to December 31 of the corporate calendar year. The treasurer shall maintain a separate list of all membership database and all corporation related important documents, regularly backed up on an external secure storage site.

Sub-Section 4: SECRETARY

The secretary shall set up the agenda for the office bearers and also for the committee members. He shall have the custody of the seal of the corporation and shall affix and attest the same to documents when duly authorized by the office bearers. He shall attend to the giving and serving of all notices of the corporation, and shall have charge of such books and papers as the office bearers may direct; he shall attend to such correspondence as may be assigned to him, and perform all the duties incidental to his office.

Sub-Section 5: SCHOOL COORDINATOR (ALSO REFERRED AS PRINCIPAL)

The name of the school run by corporation shall be "Austin Marathi Shala" herein after referred to as 'AMS'. The School Coordinator shall be the Chief Operating Officer of the Austin Marathi Shala and all its branches. Setting up the vision and the goals for the AMS shall be the responsibility of the school coordinator; he shall have the general management of the affairs of the AMS and shall see that all orders and resolutions of the committee that are related to AMS are carried into effect. He shall be responsible to implement and execute the AMS policies, procedures, curriculum and examination schedules, where applicable, uniformly across all AMS branches. The school coordinator may appoint one or more branch coordinators to facilitate communication with parents and students. Such branch coordinators, if assigned by school coordinator, must be the member of the corporation and shall follow the policies and procedures of AMS as governed by the school coordinator and the AMM committee. The school coordinator shall be also responsible to depute one or more volunteers as the teachers to provide appropriate schooling and education to the students following the Brihan Maharashtra Mandal curriculum.

SECTION 2: ELECTION AND TERM OF OFFICE BEARERS

At each annual meeting of members the membership shall elect office bearers to hold office until the next annual meeting. Each office bearers shall hold office until the expiration of the term for which he/she was elected and until his/her successor has been elected and shall have qualified, or until his/her prior resignation or removal.

The term of the committee managing the corporation shall be from January 1 to December 31 of the calendar year it is elected. Each committee member must be member of the corporation while and during the term of the committee.

Unless otherwise provided for in the certificate of incorporation, the members may elect or appoint a president; a vice-president, a secretary, a treasurer and a school coordinator and such other officers as it may determine who shall have such duties, powers and functions as hereinafter provided. All office bearers shall be elected or appointed to hold office until the meeting of the committee. Each officer shall hold office for the term for which he is elected or appointed and until his successor has been elected or appointed and qualified. Each member can only serve for a maximum of 6 years in the committee with no more than 2 consecutive years in a row and each officer can serve for maximum of 4 years in the office bearer position.

Sub-Section 1: ELECTION PROCESS

If needed the President shall create an Election committee with up to three members of the organization who served in the committee in past and shall not be the part of the ongoing election. The election committee, if appointed, shall be responsible to conduct the election in fair and transparent manner.

Each individual member of the corporation shall have one vote while each adult over 18 years of age in the family or life membership, not including dependent or visiting parents, shall have one vote. To avail the benefit of electronic voting, if offered and permitted by local law, the members must register with the current committee at least one week before. The electronic vote shall close the night before AGM and only in-person vote shall be allowed during AGM.

Any member of corporation can run for elections and shall get fair campaign time in case of elections. Elections shall be conducted only for office bearer positions in case of nomination of multiple candidates for same position.

Candidate with major vote for all eligible positions shall be declared as winner unless there is a tie. In case of tie the current committee shall get one more vote. In case of tie thereafter the President of the current committee shall cast the final vote. The new committee shall swear in by taking the oath to follow corporation's by-laws before taking up the positions.

SECTION 3: INCREASE OR DECREASE IN NUMBER OF OFFICE BEARERS

The number of office bearers may be increased or decreased by a vote of a majority of all of the members of the corporation. No decrease in number of office bearers shall shorten the term of any incumbent office bearer.

SECTION 4: NEWLY CREATED OFFICE BEARER POSITIONS AND VACANCIES

Newly created office bearer positions resulting from an increase in the number of office bearers and vacancies occurring in the committee for any reason except the removal of office bearers without cause may be filled by a vote of the majority of the committee then in office, although less than a quorum exists, unless otherwise provided in the certificate of incorporation.

Vacancies occurring by reason of the removal of office bearer without cause shall be filled by vote of the other office bearers. An office bearer elected to fill a vacancy caused by resignation, death or removal shall be elected to hold office for maximum up to the unexpired term of his predecessor.

SECTION 5: REMOVAL OF OFFICE BEARER

Any or all of the office bearers may be removed for cause by action of the members. Office bearers may be removed due to nonfulfillment of the required duties, misconduct, theft and misrepresentation of our organization all by clear majority (two third) vote of the members of the corporation.

In the event of the death, resignation or removal of an officer, the committee in its discretion may elect or appoint a successor to fill the unexpired term. Any two or more offices may be held by the same person, except the offices of president, treasurer and secretary.

SECTION 6: RESIGNATION

An office bearer may resign at any time by giving written notice to the committee, the president or the secretary of the corporation. Unless otherwise specified in the notice, the resignation shall take effect upon receipt thereof by the committee or such officer, and the acceptance of the resignation shall not be necessary to make it effective. The office bearer shall be responsible to outline a fair timeline and transition plan, as governed and outlined by the local law, in case of his resignation.

SECTION 7: QUORUM OF COMMITTEE

Unless otherwise provided in the certificate of incorporation, a majority of the entire committee shall constitute a quorum for the transaction of business or any specified item of business.

SECTION 8: ACTION OF THE COMMITTEE

Unless otherwise required by law, the vote of a majority of the committee members present at the time of the vote, if a quorum is present at such time, shall be the act of the committee. Each committee member present shall have one vote. The votes of the committee shall be recorded either by electronic voting or documented in the minutes by the secretary of the corporation. In the situations of the tie vote from the committee members present at the time of voting, the president shall cast one more vote to decide the action of the committee.

Section 1: VETO

Only in rare circumstances of the decision from the committee members present at the time of voting the President shall reserve and have the right to veto the action of the committee; in such circumstances the veto decision stands as final for the action of the committee. The president shall be responsible to communicate the veto actions to the members of the corporation within 10 days of the veto with the justification demanding the situation.

SECTION 9: PLACE AND TIME OF COMMITTEE MEETINGS

The committee may hold its meetings at the office of the corporation or at such other places, either within or without the state, or by usage of telephonic or any other electronic media, as it may from time to time determine. The secretary shall send the agenda of the meeting prior to

the meeting and must document the minutes for archival and audit purpose. In absence of secretary, the President shall nominate another committee member present to take minutes. The secretary shall get the minutes of the meeting approved by committee before archival.

SECTION 10: REGULAR ANNUAL GENERAL MEETING

A regular annual meeting of the members of the corporation shall be held preferably in the second or third week of December of the calendar year based on the most suitable date for the membership for general availability. The President or secretary of the current committee shall serve a notice and agenda of minimum 3 to 6 weeks to all membership of the corporation for AGM.

In case the situation warrants and if mandated by 2/3 majority of the committee upon the subjects that required membership vote a special AGM may be called by the President of the holding committee. The special AGM if called must follow the same protocol as that of the annual general meeting and there shall be no more than one special AGM in the year other than the yearly AGM.

Sub-Section 1: MOTIONS

Any active member of the corporation may submit a motion for voting and approval in the AGM following the general AGM guidelines. Any such motion shall be submitted to the President of the organization at least three weeks before the AGM. The motions approved by 2/3 majority of the committee votes shall be presented in the AGM general membership approval and the secretary shall notify the decision to the submitter of the motion.

SECTION 11: NOTICE OF MEETINGS OF THE COMMITTEE, ADJOURNMENT

Regular meetings of the committee may be held without notice at such time and place as it shall from time to time determine. Special meetings of the committee shall be held upon notice to the committee members and may be called by the president upon three days' notice to each committee member either personally or by mail or by wire or by any other electronic medias as appropriate; special meetings shall be called by the president or by the secretary in a like manner on written request of two office bearers. Notice of a meeting need not be given to any committee member who submits a waiver of notice whether before or after the meeting or who attends the meeting without protesting prior thereto or at its commencement, the lack of notice to him.

A majority of the committee members present, whether or not a quorum is present, may adjourn any meeting to another time and place. Notice of the adjournment shall be given to all committee members who were absent at the time of the adjournment and, unless such time and place are announced at the meeting, to the other committee members.

SECTION 12: CHAIRMAN OF THE MEETINGS

At all meetings of the committee, the president or in his absence, vice-president/secretary chosen by the committee shall preside.

SECTION 13: SPECIFIC TASK AND OTHER SUB-COMMITTEES

The office bearers, by resolution adopted by a majority of the entire committee, may designate from among its members a specific task committee and other sub-committees, each consisting of two or more committee members. Each such sub-committee shall serve at the pleasure of the committee.

SECTION 14: SURETIES, BONDS AND OPERATIONS

In case the committee shall so require, any officer or agent of the corporation shall execute to the corporation a bond in such sum and with such surety or sureties as the committee may direct, conditioned upon the faithful performance of his duties to the corporation and including responsibility for negligence and for the accounting for all property, funds or securities of the corporation which may come into his hands.

AMM committee shall keep 60% of the corporation funds as the reserve funds and use up to 40% of the funds remaining for the day to day operations. Any withdrawal from the reserve funds shall require a 2/3 major vote within committee and shall follow with all members bulletin from president with the clear mention of the reason for the withdrawal.

SECTION 15: MANAGEMENT OF THE SCHOOL

The school (AMS) shall be managed by the school coordinator as the COO of the sub-organization. The AMS shall follow Brihan Maharashtra Mandal (BMM) Marathi Shala guidelines, as applicable by AMM by-laws, and the curriculum. All teachers and other officer positions shall be member of the corporation and must be voluntary to serve for the greater cause. In order to enroll the student, the parents of the student shall avail the family membership of the corporation for current term. Parents shall be in its whole entity responsible for the location rent and any incidental expenses related to AMS including but not limited to room rent, field trips, book cost, and exam fees if any. The school coordinator may appoint one or more Examination Coordinators to conduct the BMM certification examinations in a fair and acceptable environment. Any BMM certification examinations conducted by the examination coordinator shall be conducted at one central location and by the same set of examiners to provide uniform results for the students.

ARTICLE V - CONSTRUCTION

If there be any conflict between the provisions of the certificate of incorporation and these by-laws, the provisions of the certificate of incorporation shall govern.

ARTICLE VI - AMENDMENTS

The by-laws may be adopted, restated, amended or repealed by the committee at the time they are entitled to vote in the election of office bearers. By-laws may also be adopted, restated, amended or repealed by the office bearers but any by-law adopted, restated, amended or repealed by the office bearers may be amended by the committee members entitled to vote thereon as herein before provided.

If any by-law regulating an impending election of office bearers is adopted, restated, amended or repealed by the committee, there shall be set forth in the notice of the next annual general meeting of all members of the corporation for the election of office bearers the by-law so adopted, restated, amended or repealed, together with a concise statement of the changes made.

The president shall be the default lead of the by-laws amendment committee with up to three other members of the committee including up to one member of the corporation that is not part of the current committee but holds membership of the corporation for past three years. The recommendations from the amendment committee must be approved with 2/3 majority by the committee before presenting to AGM for vote. The vote by membership to each By-laws amendment must be in-person only following the membership voting guidelines and shall be in the binary form such as yes or no. The amended by-laws shall be published within 10 days of such AGM by the secretary of the organization.

ARTICLE VII - CONDUCT

Because of its strong beliefs in high moral standards based on traditional values, the organization reserves the right to expect from all of its officers and members to maintain high moral standards and social values that do not conflict with traditional spiritual morals. All the committee and AMS positions shall be voluntary, unless otherwise specified clearly to the members of the corporation and as permitted by the local laws; any situation that conflicts with the code of conduct shall follow in disciplinary action such as termination of the official as appropriate, with the right protocol followed, governed by by-laws and as appropriate by the local laws. To support these values, the corporation shall not conduct or support any fundraiser that caters to any controversial or political subjects.

ARTICLE VIII – REMUNERATION, PROGRAM SUPPORT AND VISITING GUEST EXPENSES

AMM shall sign a clear MOU with each of the visiting program coordinators clearly specifying the terms and conditions of the contract including but not limited to remuneration, local hospitality, travel and misc. expenses. AMM’s hospitality shall be limited to the reasonable and customary expenses not including any alcohol, tobacco or entertainment.

For the local programs AMM shall consider paying any reasonable and customary reimbursement expenses from the corporation’s program support budget of that year. The decision to pay such reimbursement shall be at the discretion of the president and the committee who shall also be responsible to prepare the list of allowable items for such program support. The reimbursement shall be only applied to the allowable expenses that do not include program tickets or hospitality and each local performer shall be responsible for it.

ARTICLE IX- RESOLUTION OF DISPUTE

In the event of disagreement of the interpretation of the guiding by-laws the member of the corporation shall have the right to file a written dispute to the committee. In the event of non-resolved dispute by committee the president shall have the right to appoint an ombudsperson, who may be a senior respected AMM member, for advice. If appointed the ombudsperson shall take up to two weeks to provide a recommendation of the resolution to the committee. The implementation of the recommendation however shall be up to the committee and president based on the severity and resolution of the dispute. The president shall present the dispute and resolution, if any, in the next AGM for members review.


ARTICLE X- DISSOLUTION OF THE CORPORATION

In a rare event of no one to lead AMM for three consecutive years the corporation membership may decide on the dissolution of the corporation by 2/3 majority vote. In such event the acting president shall decide two 501 C 3 charitable organizations to donate all the financial assets of the corporation and one charitable organization to donate all the non-financial assets of the corporation as prescribed by the certificate of incorporation.

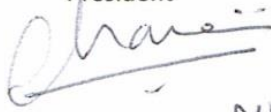
The foregoing By-Laws were adopted by the office bearers of:

Austin Marathi Mandal

On the 13th day of December, 2015



Yogesh P. Kulkarni

President



NILESH S. KHARE

Secretary


Sujit S. Patil

Treasurer

----- END OF BY-LAWS -----

APPENDIX A: GUIDELINES

SECTION 1: DATE/TIMELINE GUIDELINES

Task/ Action	Date/Timeline/Guidance
New Committee Nomination	First Monday of November
Duration to fill out committee nomination	10 days from announcement
Withdrawal of the committee nomination	5 days from nomination closure
Campaign period if an election is required	Min of 3 weeks till AGM
Elections in AGM	4 weeks from nomination closure
Knowledge Transfer to new committee	10 Jan of the effective calendar year
Accounts transfer to new treasurer	15 Jan or 1 week after knowledge transfer
Fundraiser closure communication and funds dispatched to beneficiary	10 days from the closure of the fundraiser

SECTION 2: SAMPLE OATH OF THE OFFICE

In English:

I, (Name), do solemnly swear (or affirm) that I will faithfully execute the Office of (Position) of the Austin Marathi Mandal, and will to the best of my ability, preserve, protect and defend the By-Laws of the organization. I, also, do swear that I will be transparent and inclusive in all my decisions as the (Position) and will respect the interest and diversity of the members of this corporation. So help me GOD!

Or in मराठी:

मी, (नाव), ईश्वरास स्मरून शपथ घेतो कि, मी संपूर्ण विश्वासाने ऑस्टिन मराठी मंडळाचा (पद) म्हणून कार्यभार सांभाळणे आणि माझ्या सर्व क्षमतेने मंडळाच्या घटनेचे पालन, रक्षण व संवर्धन करेन. मी ही शपथ घेतो की मी ह्या पदाचा कारभार पूर्णतः पारदर्शक व सर्वसमावेशक ठेवेन आणि मंडळाच्या सर्व सभासदांच्या हिताची व वैविध्याची काळजी घेईन.

SECTION 3: GENERAL GUIDELINES

- 1) It is recommended that a part of the current committee of the corporation may continue for a year to carry forward the vision and goals.
- 2) Joint ventures may be done by AMM for certain events provided that the other corporation (s) is registered non-profit organization
- 3) In case of joint venture it is recommended that AMM treasurer signs a MOU with other organization outlining simple terms and conditions and profit loss statement
- 4) The program support encouragement fund guideline is recommended at \$500 max per program for allowable items only for the AMM major events In case of the total less than \$500 for allowable items AMM can only reimburse requested amount. As a general guideline to receive this support the program shall have 60% or more participants as AMM member.
- 5) The official committee communication for archival purpose is e-mail using a common distribution list. AMM may use social media for external communication but it is

recommended that e-mail from AMM official address be the main source of external communication.

- 6) AMM event tickets shall be non-transferrable. However in certain exceptional and genuine cases the tickets may be refundable if the request is submitted before the RSVP date of the event. The refund between RSVP date and the date of the event shall be at the discretion of the committee and there shall be no refund on or thereafter the date of the event.
- 7) To become the office bearer of the corporation it is recommended that the person shall have the prior working experience as committee member in any of the past years.
- 8) It is recommended that the corporation shall remit 100% of the fundraiser amount to the beneficiary organization and the selection of the organization shall be purely based on the merits , impact of the organization after duly validating proper supporting documentation such as 501 C 3 or FCRA certification as applicable in that country.

APPENDIX B: AMM MEMBERSHIP

Please Note:

The Membership shall starts from the Ganapati event of the calendar year and end before the Ganapati event of the next calendar year

To join AMM committee you need to be AMM member.

Individual Membership

This membership type entitles you to avail only one event ticket at member rate for AMM events.

If you intend to bring a companion to AMM events, you are required to purchase their event tickets at non-member rates.

Family Membership

Family membership uses the concept of family as, a member, his/her spouse and their unmarried kids. This membership type entitles you to avail AMM event tickets at member rate for a member, his/her spouse and unmarried kids. Any other person will have to pay at a non-member rate unless stated otherwise.

Only your visiting parents and in-laws (who are on tourist visa) are entitled to avail tickets at member rates. Any other visiting relative/friend is required to purchase tickets at non-member rates.

If parents and married kids are US residents, then both parent and married kid is required to purchase their own AMM membership to avail member rate tickets, even if you live in a joint-family.

Life Membership

Life membership uses the concept of family as, a member, his/her spouse and their unmarried kids.

Life member family will be issued a customized plaque at one of the AMM events' in their first year of your membership.

This membership guarantees the RSVP member rate tickets for all the events, even after the

RSVP dates.

This membership type entitles the family to avail \$100 ticket credit to be used only in the first year of your membership. E.g., If you purchase Life membership on April 1st of current year, your \$100 ticket credit will expire on March 31st of next year. You can apply this \$100 ticket credit to any event of your choice only in the first year of your Life membership. AMM will maintain the record of your ticket credit.

There are no more financial benefits or any other form of benefit, other than the guaranteed RSVP in subsequent years of your Life membership.

Only your visiting parents and in-laws (who are on tourist visa) are entitled to avail tickets at member rates. Any other visiting relative/friend is required to purchase tickets at non-member rates.

If parents and married kids are US residents, then both parent and married kid is required to purchase their own AMM membership to avail member rate tickets, even if you live in a joint-family.

International Students Membership

This membership is FREE and only available to international full-time students who are in the USA by themselves.

Each International student is required to register their name with AMM

This membership entitles these students to purchase ONLY one AMM ticket at discounted rate. Valid student ID is required at the gate to avail this ticket at member rate.

If an international student/any full-time student is married and has a working spouse, then that student is not entitled for International Student membership. You will be part of your spouses' family membership.

----- END OF GUIDELINES-----

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