

Article I: Name and Registered Office

Section 1: Name – The name of the society shall be **South Asian Confederation of Hospital & Healthcare Administrators (SAKHHA)**.

Section 2: Registered Office – The registered office of the Society shall be located in the ~~department of Hospital Administration, SCPCIMS or~~ permanent residence at **116/105-2, Vinayakpu, Keshavpuram, Kanpur Nagar, Rawatpur, Kanpur, UP-208019**. The Society may establish additional chapters or offices in other locations as deemed necessary by the Board of Directors, subject to applicable laws.

Article II: Purpose (Mission and Objectives)

Section 1: Mission – The mission of the Society is to advance the professional development of hospital administrators in India and across South Asia, promote excellence in healthcare management and policy-making, and enhance the quality of healthcare delivery in the region.

Section 2: Objectives – The objectives for which the Society is established are as follows:

- **Professional Development and Education:** To enhance the professional skills and knowledge of hospital administrators through continuous education, training programs, workshops, seminars, and certification courses. This includes fostering research and innovation in healthcare management practices.
- **Standards and Best Practices:** To establish, promote, and disseminate standards and best practices in hospital administration, ensuring high-quality patient care, efficient hospital operations, and effective healthcare delivery systems. This includes adopting and promoting international standards in healthcare facilities.
- **Advocacy and Policy Influence:** To represent the interests of hospital administrators at national and regional levels by advocating for policies and regulations that improve healthcare administration, patient care, and hospital management. This includes active participation in healthcare policy formulation and legislative processes.
- **Networking and Collaboration:** To provide a platform for hospital



administrators to network, share knowledge, and collaborate on common issues and challenges. This involves organizing conferences, meetings, and online forums to facilitate communication and cooperation among members.

- **Research and Innovation:** To encourage and support research in healthcare administration, fostering innovation and the development of new strategies, technologies, and methodologies to improve hospital management and patient care outcomes.
- **Quality Improvement and Accreditation:** To assist hospitals and healthcare institutions in achieving accreditation and maintaining high standards of care through guidance, resources, and support in quality improvement initiatives. This includes collaborating with national and international accrediting bodies.
- **Public Awareness and Community Engagement:** To enhance public awareness about the role of hospital administrators and the importance of effective hospital management in the overall healthcare system. This involves engaging with communities to promote health education, preventive care, and public health initiatives.
- **Ethical Standards and Accountability:** To uphold and promote high ethical standards and accountability among hospital administrators, ensuring integrity, transparency, and ethical behavior in all aspects of hospital management and healthcare delivery.
- **Support and Resources:** To provide support and resources to hospital administrators, including access to the latest research, tools, and technologies to improve their effectiveness and efficiency in managing healthcare facilities.
- **Diversity and Inclusion:** To promote diversity and inclusion within the field of hospital administration, ensuring equal opportunities for all members regardless of gender, ethnicity, or background. This includes initiatives to support and mentor underrepresented groups in healthcare leadership roles.
- **Social Development and Education:** To promote the all-round

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development, growth, and progress of people through initiatives in education, healthcare, self-improvement, and the promotion of moral values and social well-being.

- **Support to Social Organizations:** To assist and collaborate with private social organizations in accelerating social and economic development in India, awakening the potential of communities and helping implement programs for public welfare.
- **Collaboration with Public Initiatives:** To assist public and private organizations devoted to social causes and to help implement programs beneficial to various sections of society.
- **Coordination in Education and Research:** To achieve coordination and cooperation between governmental and non-governmental institutions of national importance engaged in education and research, in order to share knowledge and resources for public benefit.
- **National Integration:** To address gaps in national development and to promote harmony by resolving issues arising from cultural and racial diversity.
- **Disaster Relief:** To provide succor and relief to people affected by natural and man-made disasters through timely relief, rehabilitation, and support efforts.
- **Entrepreneurship and Skill Development:** To provide support to trade, finance, business, entrepreneurs, and startups in the healthcare sector by conducting training, workshops, and other programs aimed at improving skills, knowledge, employability, and capacity for innovation.
- **Ancillary Programs:** In furtherance of the above objectives, to undertake a wide range of charitable and developmental programs, including but not limited to:
 - Establishing and operating orphanages, shelters, and rehabilitation homes for orphans, destitute children and women, widows, the differently-abled, and the needy, for their care, protection, and rehabilitation.
 - Establishing, managing, and operating hospitals, health centers,





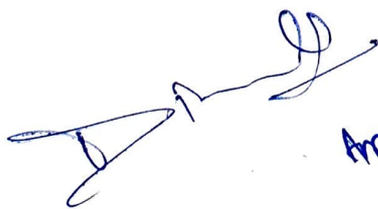






maternity homes, dispensaries, clinics, and ambulance services, and providing medicines and medical care to the poor and needy free of cost or at nominal charges.

- Establishing and operating institutes for the promotion of science, literature, fine arts, commerce, industry, technology, and engineering, as well as training centers to develop self-reliant citizens, and assisting other institutions with similar objectives.
 - Establishing and running educational institutions including pre-primary, primary, secondary schools and colleges across various disciplines, through formal or non-formal education, with residential or non-residential facilities.
 - Assisting victims of communal riots, social unrest, and other crises, as well as providing relief during natural calamities such as earthquakes, floods, and droughts.
 - Supporting and collaborating with governmental and private initiatives in fields like education, family welfare, public health, and other social welfare activities.
 - Setting up research and development centers in fields such as economics, social sciences, medicine, science, and industry, and imparting education and training in these areas.
 - Providing social, legal, moral, and emotional support to individuals, groups, and communities to help resolve personal and inter-community conflicts, thus enabling people to live in peace and harmony.
 - Promoting progressive social practices by organizing and supporting initiatives such as mass marriage ceremonies, anti-dowry campaigns, widow remarriage, and raising awareness against practices like child marriage.
 - Honoring and recognizing individuals with outstanding contributions or achievements in social work, healthcare, sports, science, or other fields of importance to society.
- **Youth Engagement and Citizenship:** To develop fellowship among young professionals through business and professional networks combined with community service activities, and to encourage active and responsible citizenship by cultivating the highest ideals in professional and civic life.



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- **International Cooperation:** To promote and further international understanding, friendship, and cooperation in the field of healthcare administration and related areas.
- **Growth of the Society:** To expand the reach of the Society by establishing new chapters or branches and increasing membership, so as to further its objectives.
- **Other Activities:** To carry out any other lawful activities that further the above objectives, as decided by the Board of Directors from time to time.

Article III: Membership

Section 1: Eligibility – Membership of the Society is open to individuals and organizations involved or interested in hospital and healthcare administration and management. This includes, but is not limited to, hospital administrators, healthcare executives, medical professionals, educators, students, entrepreneurs in healthcare, and healthcare organizations, provided they subscribe to the aims and objectives of the Society.

Eligibility Clause for Executive Positions

To uphold the foundational vision and strengthen the institutional objectives of this association, it is hereby resolved that for the first ten (10) years from the date of commissioning of the association, only alumni of the Master of Hospital Administration (MHA) program from Sanjay Gandhi Postgraduate Institute of Medical Sciences (SGPGIMS), Lucknow, shall be eligible to contest for and hold the executive positions of President, Secretary, and Treasurer. This measure is adopted to ensure alignment of the association's leadership with its original mission and strategic direction as envisioned by its founding members. Upon completion of this ten-year period, the Governing Body of the association shall convene to review, revise, or expand the eligibility criteria for executive positions, as deemed appropriate for the evolving goals and scope of the association

Section 2: Categories of Membership – The Society may have the following categories of membership:

- **Regular Members:** Individuals actively engaged in hospital or healthcare administration.
- **Associate Members:** Individuals or organizations with an interest in healthcare administration but not directly involved in the field.

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- **Student Members:** Individuals currently enrolled in a hospital administration or related educational program.
- **Honorary Members:** Eminent individuals recognized for their exceptional contributions to the field of hospital or healthcare administration. Honorary members are appointed by the Board.
- **Corporate Members:** Healthcare organizations, institutions, or corporations involved in healthcare management and administration.

Section 3: Rights and Privileges – Different categories of members shall have the following rights and privileges:

- **Regular Members** have the right to vote in General Body meetings, the right to hold office in the Society, and access to all resources and programs of the Society.
- **Associate Members** and **Student Members** have access to the Society's resources and programs, but shall not have voting rights nor the right to hold elective office.
- **Honorary Members** are entitled to the same privileges as Regular Members (including voting and holding office) **except** they are exempt from payment of membership dues.
- **Corporate Members** have access to Society resources and may send representatives to participate in events and programs. However, corporate member representatives do not have individual voting rights in Society elections or meetings.

Section 4: Membership Dues – Membership dues or fees for each category of membership (if any) shall be determined by the Board of Directors from time to time. The Board may set different fee structures for different categories of members, and may also prescribe life membership fees or other payment options. Honorary Members shall not be required to pay dues.

Section 5: Termination of Membership – Membership may be terminated or suspended by the Board of Directors on the occurrence of any of the following:

- Non-payment of prescribed membership dues within the time specified.
- Violation of the Society's rules, bylaws, or code of conduct.
- Any action by a member that is deemed detrimental to the interests or reputation of the Society.

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Before termination, the member concerned shall ordinarily be given due notice and an opportunity to be heard, in accordance with procedures established by the Board. The decision of the Board on termination or suspension of membership shall be final, subject to confirmation by the General Body if required.

Article IV: Governance and Management

Section 1: Board of Directors (Governing Body) – The Society shall be governed by a Board of Directors (also referred to as the Executive Committee or Governing Body), which shall be the apex executive authority of the Society. The composition, election, and duties of the Board are as follows:

- **Composition:** The Board of Directors shall consist of the following office bearers: President, Vice-President, Secretary, Treasurer, and a certain number of other Members/Directors of the Board. The exact number of Board members (in addition to the four officers) may be determined by the General Body. The Immediate Past President of the Society shall serve as an ex-officio member of the Board (without requiring election) for the term immediately following his/her tenure as President.

- **Election and Term:** The members of the Board (except the Immediate Past President) shall be elected by the Regular Members of the Society at an Annual General Meeting (AGM) or a specially convened General Body Meeting. Each elected Board member shall hold office for a term of **two (2) years**. Board members may be re-elected for subsequent terms; however, no individual shall serve more than **four consecutive terms** in the same office. The process of election (including nominations, voting method, etc.) shall be as prescribed by the rules or election by-laws of the Society.

- **Duties of Office Bearers:**
 - **President:** The President shall be the chief executive officer of the Society. He/she shall preside over all meetings of the Board and the General Body, provide leadership in accomplishing the Society's objectives, represent the Society in all official matters and external forums, and perform all such duties as are incident to the office of President or as may be delegated by the Board.
 - **Vice-President:** The Vice-President shall assist the President in his/her duties and shall officiate as the President in the latter's

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absence. The Vice-President may be assigned specific portfolios or responsibilities by the Board and shall perform all duties entrusted by the Board or the President.

- **Secretary:** The Secretary shall be responsible for the day-to-day administration of the Society under the guidance of the Board. The Secretary's duties include maintaining records and minutes of all meetings (Board meetings and General Body meetings), handling all correspondence, keeping the register of members, and ensuring the safekeeping of all official documents of the Society. The Secretary shall issue notices of meetings and perform other administrative functions as required.
- **Treasurer:** The Treasurer shall manage and oversee the financial affairs of the Society. The duties of the Treasurer include maintaining the financial records and accounts, preparing and presenting financial statements and budgets to the Board and General Body, managing the Society's bank accounts, and ensuring compliance with all financial policies and statutory requirements. The Treasurer shall also facilitate the conduct of annual audits of the Society's accounts.
- **Directors (Board Members):** The other members of the Board (often designated as Directors-at-large or Committee Heads, if any) shall perform such functions and duties as decided and assigned by the Board, for example heading specific committees, regional chapters, or initiatives of the Society.
- **Immediate Past President:** The Immediate Past President shall serve in an advisory capacity to the Board and provide continuity from the previous term. He/she may be assigned specific duties or representational roles as needed, but generally does not hold an executive office during this term on the Board.

Section 2: Committees – The Board of Directors may constitute various committees (standing committees or ad-hoc committees) as necessary to carry out specific functions or projects in line with the Society's objectives. For example, committees may be formed for organizing conferences, training programs, publications, membership development, etc. Each committee shall have a Chairperson (or Coordinator) appointed by the Board (or by the President with the Board's approval) and shall operate under the terms of reference given by the Board. All committees shall report on their activities to the Board, and their decisions/recommendations shall be subject to approval

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by the Board unless specific powers are delegated.

Section 3: Meetings – Meetings of the Society shall be held as follows:

- **Annual General Meeting (AGM):** The Society shall hold an Annual General Meeting of the General Body of members at least once in every calendar year, at such time and place as decided by the Board. The AGM shall ordinarily be held within six months of the end of the financial year. At least 60 days' advance written notice shall be given to all members for the AGM. The business of the AGM shall include adoption of the annual report and audited accounts, election of Board members (when due), and any other matters on the agenda.
- **Board Meetings:** The Board of Directors shall meet at least **three (3)** times in each financial year, at intervals of not more than four months between two meetings. Meetings of the Board may be convened by the President, or in his/her absence by the Vice-President, or upon a request made by at least one-third (1/3) of the Board's members. A minimum of 10 days' notice should be given for a Board meeting; however, in case of urgency, a meeting may be convened at shorter notice or decisions may be taken by resolution through circulation (in accordance with any procedures set by the Board).
- **Special General Meetings:** A Special General Meeting of the members (also called an Extraordinary General Meeting) may be convened by the Board whenever necessary to address any urgent or specific business that cannot await the next AGM. Additionally, the Board **shall** call a Special General Meeting if at least one-third (1/3) of the Regular Members of the Society submit a written requisition to the Secretary stating the purpose for such a meeting. In either case, notice of at least 30 days shall be given to all members for any Special General Meeting, specifying the business to be transacted.
- **Quorum:** The quorum for Board Meetings shall be a **majority** of the total members of the Board (more than 50%). The quorum for any General Body Meeting (Annual or Special) shall be **one-third (1/3) of the total Regular Members** of the Society, or **twenty-five (25) members**, whichever is less, present in person. If a meeting (Board or General Body) is adjourned for lack of quorum, it may be reconvened as per the procedure specified by the Board, and at the reconvened General Body meeting the members present (regardless of number)

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may be deemed to form a quorum, if so provided by the Society's rules and allowed by law.

- **Decision Making:** All issues at meetings of the Board or General Body shall be decided by a majority vote of those present and voting, unless a higher voting requirement is expressly provided in this constitution or by applicable law. Voting may be by show of hands, ballot, or any other method determined by the chair of the meeting, consistent with the Society's rules. In case of a tie in votes, the President or the person presiding shall have a casting vote in addition to his/her ordinary vote.

Article V: Financial Management and Funds

Section 1: Fiscal Year – The fiscal year of the Society shall begin on the **1st day of April** and end on the **31st day of March** of the following year.

Section 2: Sources of Funds – The Society may raise funds through the following means:

- Admission fees, subscriptions, and membership dues collected from members.
- Donations, grants, contributions, or endowments from individuals, organizations, institutions, government agencies, or other funding bodies, in furtherance of the Society's aims.
- Income (if any) from activities like workshops, training programs, conferences, publications, consultancy or other services that are aligned with the Society's objectives (provided that any such income is applied towards the charitable purposes of the Society).
- Any other lawful resource of income as approved by the Board of Directors, provided that such fund-raising is carried out in accordance with the Society's non-profit objectives and applicable laws.

Section 3: Accounts and Audit – Proper books of account shall be maintained by the Society, recording all financial transactions (income, expenditures, assets, and liabilities) of the Society. The Treasurer shall be responsible for keeping the accounts up-to-date and accurate. The accounts of the Society shall be audited annually by an **independent qualified auditor** appointed by the Board of Directors (or by the General Body at the AGM, if so required by the members or by law). The auditor's report and audited financial statements shall be submitted to the Board and presented to the members at the AGM for approval. The Society shall comply with all

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financial reporting requirements prescribed by law, including the Societies Registration Act and the Income Tax Act.

Section 4: Banking and Operation of Funds – The funds of the Society shall be kept in bank accounts opened in the name of the Society with a scheduled/nationalized bank. Such accounts shall be operated jointly by any **two (2)** office bearers authorized by the Board (for example, typically the President, Secretary, and Treasurer may be the joint signatories, of whom any two can sign). All receipts shall be deposited promptly into the Society's bank account, and all expenditures shall be made by account payee cheque or electronic transfer or other traceable means, except for petty cash expenses as permitted by the Board's financial policy. The Board shall define financial policies including spending authorizations and limits to ensure sound financial management.

Section 5: Utilization of Income and Property (Non-Profit Clause) – The income and property of the Society, however derived, shall be applied **solely** towards the promotion of the aims and objectives of the Society as set forth in this deed. **No portion of the income or property shall be paid or transferred, directly or indirectly, by way of dividend, bonus, profit, or otherwise to any member or office-bearer of the Society.** The Society is a non-profit entity and shall not distribute any profits or dividends to its members. Nothing herein shall prevent the Society from reimbursing members or officers for legitimate expenses incurred on behalf of the Society or paying reasonable honoraria or remuneration to any member or person for services rendered to the Society (such as salaries to staff or fees to professionals), provided that such payments are in furtherance of the Society's objectives and are approved by the Board. All funds and assets of the Society shall be utilized in a transparent and accountable manner strictly for achieving the Society's objectives.

Section 6: Tax Exemptions (Sections 12A & 80G of Income Tax Act) – The Society shall endeavour to obtain and maintain recognition under the Income Tax Act to avail applicable tax exemptions and benefits for itself and its donors. In particular:

- The Society will register under Section 12A/12AB of the Income Tax Act, 1961 so that its income is exempt from tax, being a charitable organization. The Society shall ensure that its objectives and functioning remain within the scope of "charitable purpose" as defined in the Income Tax Act.

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- The Society may seek approval under Section 80G of the Income Tax Act, 1961, so that donations to the Society qualify for deductions under the law. To comply with Section 80G requirements, the Society shall not be formed for the benefit of any particular religious community or caste and shall maintain its activities open for the benefit of the general public.
- The Society shall not carry on any activity with the intention of earning profit. Any incidental business activity (if undertaken without profit motive for achieving the main objectives) shall be carried out in accordance with Section 11(4A) of the Income Tax Act, and separate books of account shall be maintained for such activity.
- In the event of dissolution of the Society, its assets shall be dealt with in compliance with the conditions of Section 12A/80G (i.e., assets will be transferred to another entity with similar objects and 12A/80G status, as further detailed in Article VIII below).
- The Society shall comply with all other statutory conditions to maintain its 12A registration and 80G approval, including timely submission of annual returns, audited accounts, and not using its income or assets for any purpose other than the declared objectives. These provisions are included to ensure that the Society's constitution is compliant with the requirements of the Income Tax Act, 1961 for tax-exempt organizations.

Section 7: Foreign Contributions (FCRA) – The Society may receive and utilize foreign contributions, donations or grants **only in accordance with** the provisions of the Foreign Contribution (Regulation) Act, 2010 (FCRA) and the rules made thereunder:

- If the Society anticipates receiving any foreign contribution (monetary donation or material assistance from foreign sources, including foreign citizens, companies, or organizations), it shall obtain either **registration or prior permission under FCRA** from the Government of India (Ministry of Home Affairs) before accepting such foreign contribution.
- The Society shall strictly follow all accounting and reporting requirements under FCRA. It will maintain a separate designated FCRA bank account for the deposit and utilization of all foreign contributions, distinct from the domestic accounts.
- The Society will file the required annual returns (FC-4 or any prescribed form) with the FCRA authorities each year, disclosing all foreign contributions received and utilized, and will submit to any

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audits or inspections as mandated by law.

- The Society shall not accept or utilize any foreign contribution for purposes not in line with its objectives or for any activities prohibited under the FCRA (such as those detrimental to national interest, etc.). The Board shall ensure proper internal controls for management of foreign funds.
- All necessary provisions of the FCRA and any other applicable laws with respect to foreign funding are deemed to be part of this deed. This clause is intended to enable the Society to lawfully receive foreign funds in the future, and the Society will take all steps (including amending its rules if necessary) to remain eligible for FCRA registration and compliance.

Article VI: Amendments to the Constitution

Section 1: Proposal of Amendments – Any amendment to this Memorandum of Association or the Rules & Regulations (this constitution of the Society) may be proposed by the Board of Directors or by a written petition to the Board signed by at least one-third (1/3) of the Regular Members of the Society. The text of the proposed amendment, along with an explanatory statement, must be communicated to all members at least **30 days** prior to the General Body meeting at which it will be considered.

Section 2: Approval of Amendments – A proposed amendment shall be placed before a duly convened General Body Meeting (which may be an AGM or a Special General Meeting called for this purpose). For the amendment to be adopted, it must be approved by a supermajority of at least **two-thirds (2/3)** of the members present and voting at the meeting. Amendments approved by the General Body shall come into effect only after compliance with any legal filing or registration requirements. In particular, any change in the Society's name, objectives, or registered office, or any other matter requiring registration under the Societies Registration Act, 1860, shall be filed with the Registrar of Societies, as required by that Act, and shall take effect only once the Registrar registers or approves the change in accordance with law.

Article VII: Code of Conduct and Discipline

Section 1: Professional Conduct Standards – All members of the Society are expected to uphold the highest standards of professionalism, integrity, and ethics in all activities related to the Society and in the practice of hospital and healthcare administration. Members shall conduct themselves in a

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manner that upholds the dignity and reputation of the profession and the Society. They should abide by any code of ethics or professional standards that may be adopted by the Society, and strive to promote values of honesty, transparency, accountability, and respect in their interactions through the Society.

Section 2: Disciplinary Action – The Board of Directors shall establish procedures to address any alleged violations of the code of conduct or other misconduct by members. Such procedures shall ensure fairness and due opportunity for the concerned member to be heard, and may include:

- Investigation of the complaint or allegation by a designated officer or committee.
- Providing the member in question with a notice of the allegations and an opportunity to respond or explain.
- Conducting a hearing or review by a disciplinary committee or by the Board to examine the evidence and the member's response.
- A decision by the Board on whether misconduct occurred and the imposition of an appropriate sanction if required.

Possible sanctions for proven misconduct may include a written warning, suspension of membership for a specified period, or termination of membership, depending on the severity of the violation. The decision of the Board on disciplinary matters shall be communicated in writing to the member. A member aggrieved by a decision of suspension or termination may appeal to the General Body at its next meeting, and the General Body's decision on the appeal shall be final and binding. Members shall accept the Society's disciplinary decisions as final (after exhaustion of any appeal process) and shall not engage in activities that disrupt the harmony and objectives of the Society.

Article VIII: Dissolution of the Society

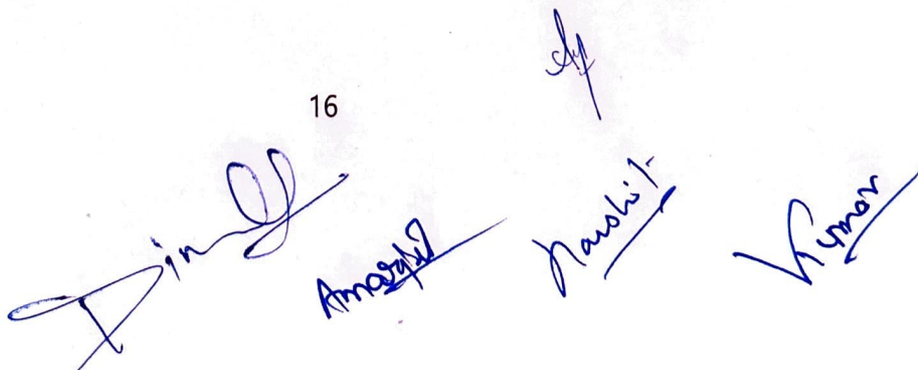
Section 1: Dissolution Procedure – The Society may be dissolved voluntarily if it is so resolved by the members, in accordance with Section 13 of the Societies Registration Act, 1860. A proposal to dissolve the Society must be approved by at least **three-fifths (3/5)** of the total members of the Society who are entitled to vote. Such a proposal shall be considered at a General Body Meeting convened specifically for this purpose. All members must be given at least **90 days' prior notice** of the meeting at which the question of dissolution is to be decided, and the notice shall clearly state that

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the dissolution of the Society will be discussed. If the required majority (3/5 of the total membership) votes in favor of dissolution, the Society shall stand dissolved from the date specified in the resolution or the date of meeting (if no later date is specified). The dissolution proceedings shall comply with all requirements of the Societies Registration Act, including obtaining consent of the Registrar of Societies and any other authority, if applicable (for example, if the Society has undertaken projects with government grants, etc., prior permission for dissolution may be required).

Section 2: Disposal of Assets upon Dissolution – In the event of the dissolution of the Society, no member shall individually benefit from the assets of the Society. After payment of all debts and liabilities, the remaining funds, properties, and assets of the Society shall be transferred to another society, association or institution having similar aims and objectives, and which is duly registered as a non-profit organization and preferably enjoys recognition under Section 12A and 80G of the Income Tax Act. The specific recipient organization(s) shall be determined by the votes of the majority of members present at the time of dissolution (or by the Board, if so authorized by the dissolution resolution and in accordance with law), and such transfer/disposal of assets shall be carried out under the supervision of the last Board of the Society. Intimation of the dissolution and the details of the asset distribution shall be given to the Registrar of Societies as required by law. Under no circumstances shall the assets or funds be distributed among the members of the Society upon dissolution. This clause is irrevocable and is included to ensure compliance with the conditions of Section 12A and Section 80G of the Income Tax Act, and the applicable provisions of the Societies Registration Act, 1860.

Section 3: Notice to Authorities – Upon dissolution of the Society and finalization of the manner in which assets will be disposed as per Section 2 above, the Board (or designated liquidators, if any appointed by the members or the court) shall promptly notify the Registrar of Societies, Uttar Pradesh about the dissolution and provide a report of the disposal of assets. Additionally, any other regulatory authorities shall be informed as needed – for instance, the Income Tax Department (to cancel 12A/80G registration if granted), and the FCRA Division of the Ministry of Home Affairs (to surrender FCRA registration if applicable). The Society shall comply with any directives from such authorities in the course of dissolution.

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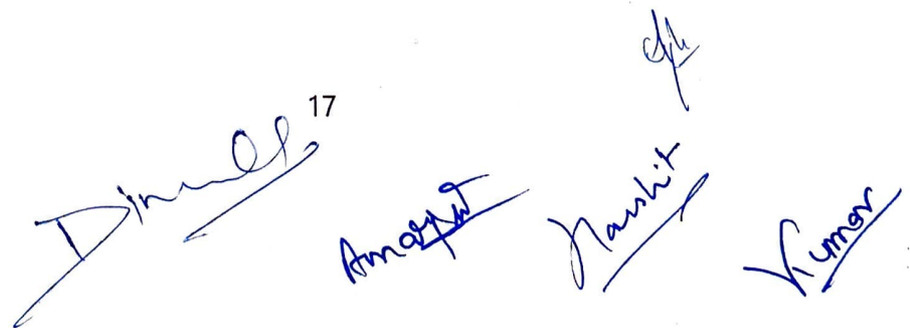
Founding Members and Signatories

In witness whereof, we the undersigned founding members of "South Asian Confederation of Hospital & Healthcare Administrators (SAKHHA)" have set our hands and signatures below on this 05th day of May, 2025. We hereby state that we are desirous of forming the above-mentioned Society and we agree to abide by the foregoing Memorandum of Association and Rules & Regulations.

S. No.	Name of Founding Member	Address (Full)	Occupation / Designation	Signature (with Date)
1.	Dr Ayush Mehrotra	S/O Jagesh Narain Mehrotra, 358, Book Market, Beli Ganj, Raebareli, Uttar Pradesh - 229001	President Doctor - RML Lucknow	
2.	Dr Dinank Patel	Manoj Kumar Verma, 299/2 Sabir Hata, infront of Tandon colour lab, white ganj, Hardoi(Gramin), Hardoi, Uttar Pradesh - 241001	Vice- President Doctor - LPS Kanpur	
3.	Dr Amarjeet Mitra	106, 2 nd Colony Keshavpura, Kalyanpur, Kanpur Nagar, U. P 208019	Secretary - Doctor - SGPGIMS	
4.	Dr Vinay Pathak	House no. 1, lane 6A, atalpuri sector 2, hariharpur, opp. Medanta hospital, lucknow, 226002	Joint Secretary - Doctor - IMS BHU	
5.	Dr Harshit Verma	538II/ 237, yogi nagar, Triveni Nagar III, Sitapur road, Lucknow-226020	Treasurer - Doctor - SGPGIMS	

(Add additional rows if more founding members are required.)

Place: Lucknow, Uttar Pradesh **Date:** 05.05.2025


Dinank Patel¹⁷
Amarjeet
Harshit
Kumar