

**RULES AND CONSTITUTION OF THE  
OUDH BAR ASSOCIATION, LUCKNOW**

**1. NAME AND COMMENCEMENT**

- (i) The Association shall be called the Oudh Bar Association and these Rules shall be called the Rules of the Oudh Bar Association, High Court, Lucknow.
- (ii) These Rules shall come into force with effect from 6-11-2006 the previous Rules stand repealed to the extent of my meensistency with these Rules.

**2. REGISTRATION**

- (i) The Oudh Bar Association, Lucknow as a registered society under the Societies Registration Act, (No.XXI of 1860, bearing Registration no.251 date 124<sup>th</sup> November 1914.)
- (ii) The said Association shall have prepared succession and shall through its Secretary or through such other person as may be authorized by the Executive Committee of the Oudh Bar Association from time to time.

**3. OBJECTS**

The objects of the Association are: -

- (a) To promote the development of legal science and studies and to watch legislation for the purpose of assisting in the progress of sound legislation.
- (b) To safeguard and promote the interest of the legal profession and its members in general and of the members of the Association in particular.
- (c) To promote a high professional tons, standard and conduct amongst the member of the legal profession and to check unprofessional practices.
- (d) To maintain a library of legal literature and of other subjects likely to be useful to the members of the Association.
- (e) To provide a meeting place for the members of the Association particularly for study and discussion of law.
- (f) To bring to the notice of the Bar Council, the High Court, the Supreme Court or the Central or State Governments matters affecting the legal profession in general and members of the Association in particular.
- (g) To prepare and implement schemes for giving assistances to member of their families in distressed circumstance.
- (h) To protect the independence unity and autonomy of the Bar so provided under Advocates Act.
- (i) To safeguard the rights, privileges and interests of Advocates on its Roll.
- (j) To promote the growth of Bar Association or the purposes of effective implementation of the welfare scheme framed by the Bar Association as well as the Bar Council.
- (k) To promote and support Law reforms to conduct seminars and organize talk, on legal topics by eminent jurists and public journals and papers of legal interest.
- (l) To organize legal aid to the poor in the prescribed manner to manage and invest the funds of the Bar Association.
- (m) To protect constitution and law of the land.

- (n) To do all such acts or take such steps as might be necessary for the well being of the association, or for the fulfillment of these objects.

4. **CLASSES OF MEMBERSHIP**

The Association shall have the following classes of member:

- (a) **Honorary Members:** - being or having been a member of the legal profession who, because of distinguished achievement or service to the cause of law or the legal profession has been admitted by the Association as an honorary member.
- (b) **Life Member:-** An Advocate on the roll of the Advocates regularly practicing in that court by payment of an amount to be fixed by the General Body, which will provide income by way of interest equivalent to the membership fee payable by ordinary member, may become life member of the Association.
- (c) **Non-Resident Member:-** being an advocate not ordinarily practicing in that Court, who has been admitted by the Governing Council / Executive Committee under Rule 8 as a non-resident member, or is such a member under, these Rules, The Advocate General of Uttar Pradesh, if he is not already a member, shall be admitted as a Non-Resident Member.
- (d) **Ordinary Member:-** being an Advocate on the Rolls of the concerned Court regularly practicing in that Court and who has been admitted by the Governing Council under Rule 8 as ordinary or is such a member under these Rules.

**Note:** All the applicants shall have to declare that they are the Members of Bar Council of India of Advocates Welfare Funds Rule 40.

5. **REGISTER OF MEMBERS**

The Governing Council / Executive Committee shall cause to be prepared and maintain a Register of members of the Association and shall for the purpose of Rule 4 classify all those who have become members under such Rule.

6. **ADMISSION OF MEMBERS**

- (a) Any person enrolled as an Advocate with the Bar Council of Uttar Pradesh wishing to become an ordinary/non resident/life member may apply in writing to the Secretary of the Association for admission by an application signed by him and bearing the signature of at least two ordinary members of the Association as propose and Seconder having atleast five years of ordinary membership of that Association.
- (b) Such persons shall be entitled to hold the ordinary membership/life membership of only one Association i.e. the Association of the court wherein he is actively and regularly practicing however, he can become non-resident and honorary member of other Associations.
- (c) Such Advocates shall file an affidavit bearing his Photograph mentioning his Registration Number and Photograph copy of the Registration Certificates declaring on oath that he is neither at present or in future intend to become ordinary

member life member of any other Bar Association in the State of Uttar Pradesh.

- (d) The Secretary of the Bar Association shall prepare the Roll of Advocates regularly practicing in that court duly approved by the Executive Committee, who alone will be entitled to be the ordinary member of that Association.
- (e) The Secretary shall finalize the Roll of Advocates and place it before the Executive Committee after displaying the same on the notice board for ten days and inviting objections.
- (f) Incase more than twenty members object on any name included in the Roll of Advocates the same be placed for consideration before the General Body and its decision shall be final.
- (g) No person other than the one who is on the State Roll of the Bar Council will be eligible to become ordinary/life member of the Association.
- (h) A non resident member for the purposes of obtaining the ordinary or life membership of the Association shall have to adhere the procedure prescribed for enrolment of ordinary member.
- (i) The advocate applying for membership will have to pay the admission fee as well as the member fee as decided by the respective Association.

#### **7. ELDERS COMMITTEE**

There shall be an Elders Committee of the Association consisting of 5 designated Senior most members of the Association actively practicing in the Hon'ble High Court at Lucknow.

- (a) As far as the High Court is concerned 5 designated Senior Most Advocates actively practicing in High Court by virtue of their seniority.
- (b) Senior Most Member of the Elders Committee will be the Chairman.

#### **8. ORDER ON THE APPLICATION**

The secretary of the Association shall place the application on the notice Board for 10 days inviting objections of other ordinary/life members of the Association and shall place the application as well as the objections, if received any, before the Elders Committee who will approve or reject the application form in the light of provision in the rule. Once application for memberships having been rejected. He shall not be entitled to apply again for the membership for a period of 2 years from the date of rejection of the application.

Provided that when an ordinary members which is become a non residential member or vice-versa, it shall not be necessary for his application to be proposed or seconded or for its being placed on the Notice Board.

#### **9. APPLICATION FOR ORDINARY MEMBERSHIP**

**Any person, who has been admitted as ordinary member by the Executive Committee shall from the date of admission be entitled to all the privilege of membership, but he shall have no right of vote at meetings of the Associations until he has paid admission fee in full and has further continued as such for 2 years.**

**10. FORFEITURE OF ADMISSION FEE**

**If the admission fee has not been paid within the period of prescribed by Rule 9, or which such further period as the Governing Council might allow, the person in such arrears shall cease to be a member of the Association and the portion of the admission fee paid by him shall be forfeited to the Association and shall in no cases be refundable.**

**11. SUBSCRIPTION BY RESIDENT MEMBERS**

**Every ordinary/life member shall pay a monthly/ consolidated subscription of Rs.25/- to the Association subject to a rebate of Rs.5/- if the subscription is paid in advance on or before the 15<sup>th</sup> day of the month, and if there are no arrears due to the Association on any account from him outstanding on that date.**

**12. SUBSCRIPTION BY NON-RESIDENT MEMBERS**

**Every non resident member shall pay a monthly subscription of Rs.10/- to the Association.**

**13. ARREARS OF SUBSCRIPTION**

**Any member whose subscription is arrears for three months his name shall be notification in notice board by the secretary of the Association, to pay the same within 1 month from the date of the notice issued. If such member fails to pay the arrears within that time, he shall forth with cease to be a member of the Association on the conclusion of 4<sup>th</sup> Month. On payment of the amount of arrears and on his applying for re-admission within one month from the date of his ceasing to be a member, the Governing Council may admit him to membership without the payment of a fresh admission fee, otherwise his memberships will be forfeited.**

14.

**REMISSION OF SUBSCRIPTION DURING ABSENCE**  
**FROM DISTRICT**

An ordinary member who intends to be absent from practice in the court concerned for a continuous period of not less than six calendar months shall on giving an advance notice in writing to the Secretary he permitted during the period of such continuous absence to pay the monthly subscription prescribed for a non resident member. However such privilege will be available to an ordinary member only once in five years.

15.

**OFFICE BEARERS**

The Association shall have the following office bearers who shall be elected every year in the Annual General Meeting.

- (i) A president
- (ii) Four Vice-President (number may be reduced by the ordinary members through General Body Resolutions).
- (iii) A Honorary General Secretary.
- (iv) A Treasurer
- (v) Three Joint Secretaries one of whom shall be in charge of administration, second in charge of the library and a third in charge of the publication.
- (vi) 12 Members Governing Council/Executive Committee.

16.

**GOVERNING / EXECUTIVE COUNCIL**

The affairs of the Association shall be managed and its entire business including the investment of its fund shall be conducted by and under the control Governing Council consisting of : -

- (i) Office Bearers elected under Rule 15 :
- (ii) The Advocate General, Uttar Pradesh will be an Ex-Officio Member.
- (iii) The Former Presidents and Secretaries of the immediate preceding Association shall be Ex-Officio, Member of the Governing Council / Executive Council having power to vote.

17.

**QUALIFICATION OF OFFICE**

**BEARERS**

- (i) President – An ordinary member having rendered at least 25 years of regular and active practice in that court.
- (ii) Senior Vice-President- An ordinary member having rendered at least 20 years of regular and active practice in that court.
- (iii) Two Vice-President – An ordinary member having rendered more than 10 years of regular and active practice in that court.

- (iv) **One Vice-President – An ordinary member practicing below 10 years of regular and active practice in that court.**
- (v) **General Secretary – An ordinary member having rendered more than 15 years of regular and active practice in that court.**
- (vi) **Treasurer – An ordinary member having rendered more than 10 years of regular and active practice in that court.**
- (vii) **Three Joint Secretary – An ordinary member having rendered more than 5 years of regular and active practice in that court.**
- (viii) **Governing Council- 6 ordinary member having rendered above 15 years and 6 ordinary members below 15 years of regular and active practice in that court.**

**If for any reason, there is no contestant on any particular post the same will be filled up by the Governing Council/Executive Council elected, within a month from a date of election.**

## **18. TERMS OF OFFICE**

**The office bearers of the Association and members of the Governing Council / Executive Committee shall hold the office till the completion of one year from the date of their election, however, in extraordinary circumstances they may continue for a further period of 1 months with the prior approval of Elder Committee for the reason to be recorded within which they will get the election completed failing which the administration of the association will vest in the Elders Committee, who will hold the election at the earliest as per Bye-Laws preferable within another 1 month.**

## **19. FUNCTIONS OF THE GOVERNING COUNCIL**

**The Governing Council shall, subject to the provisions of Rule 20.**

- (i) **be responsible for the safe custody of the property and assets of the Association and the proper investment of its fund.**
- (ii) **make arrangements for the maintenance and up-keep of the library and its proper use by the members.**
- (iii) **control the use of the accommodation available to the Association.**
- (iv) **Frame the Annual Budget of the Association and control expenditure in accordance with the Budget.**
- (v) **Call the Annual General Meeting and meeting of the Association.**
- (vi) **Frame bye-laws for the carrying out of objects and activities of the Association and**
- (vii) **do all other acts necessary for the fulfillment of the objects of the Association.**
- (viii) **Appointment promotion leave and dismissal of the servant of the Association and deciding disciplinary and other matters effecting them on the recommendation of the secretary.**

**Provided that the Governing Council may delegate any of its function, or any specific work to any sub committee appointed by it, or by Association, or to any other member.**

**20. LIMITATION ON THE POWER OR THE GOVERNING COUNCIL**

**The Governing Council shall not have the power, without the previous sanction of the Association:-**

- (a) to spend within one year any sum not exceeding Rs..... out of the fixed deposits of the Associations.**
- (b) to express any opinion on behalf of the Association on any controversial matters affecting the interest of the legal profession, and**
- (c) to decide any matter which, in the opinion of 25 or more members of the Governing Council should be referred for the decision of the Association.**

**21. FUNCTIONS OF THE PRESIDENT**

**The President of the Association shall: -**

- (i) Preside and conduct at all meetings of the Association and Governing Council.**
- (ii) The president shall be responsible for the proper functioning of the various office bearers of the Association.**
- (iii) give the casting vote in case of equality of votes at any meeting of the Association or the Governing Council.**
- (iv) Represent the Association whenever a formal representation is necessary ; and**
- (v) Perform such other functions as might be required by the Rules or the bye-laws of the Association.**

**22. FUNCTIONS OF THE VICE-PRESIDENT**

**The Senior Vice-President of the Association shall :**

- (i) perform the functions of the president, when the president is absent from District or is not available.**
- (ii) provided that the right to preside at meeting of the Association or the Governing Council shall belong to the senior most Vice-President present.**
- (iii) perform such other functions as may be required to perform by these Rules of the Bye-Laws of the Association.**

**23. FUNCTIONS OF THE SECRETARY**

**The Secretary shall be the Chief Executive Officer of the Association and it shall be his duty to give effect to the resolutions of the Associations and of the Governing Council.**

Subject to such directions or limitations as may be contained in these Rules or in the resolutions of the Association or of the Governing Council, he shall have the power of: -

- (a) Spending the funds of the Association in accordance with the Budget, in paying the salaries of the servants, in purchasing Books, furniture and materials for the printing press and for other purposes connected with the management of the association, the cause list and the library in accordance with the directions of Governing Council and for this purpose to operate upon the Bank accounts of the Association along with president/treasure.
- (b) Spending a sum not exceeding Rs.15000/- in case of High Court and Rs.1000/- in case of Subordinate Courts Association in any year for extraordinary and emergent purpose of the Association without the previous sanction of the Governing Council.
- (c) Keeping and maintenance of the accounts and minutes of the meetings of the Association and of the Governing Council.
- (d) Investment of funds of the Association in current or in fixed deposit in any scheduled Bank, approved by the Governing Council, withdrawal of the deposits from time to time and to utilize and spend them for the purposes of the Association and to deal with Government and other securities on behalf of the Association with the directions of the Governing Council.
- (e) To generally supervise the working of the Various activities of the Association, and
- (f) To perform such other functions as he might be required to perform by these Rules or the bye-laws of the Association.

**24. FUNCTIONS OF THE JOINT SECRETARY**

The Joint Secretary in charge of administration shall : - assist the Secretary in discharge of his duties. In the absence of the Secretary, the Joint Secretary (Administration) shall act for him in all matter that calls for an immediate disposal.

**25. FUNCTIONS OF THE JOINT SECRETARY  
INCHARGE OF LIBRARY**

The Joint Secretary in change of the Library shall, under the general supervision of the Secretary be responsible;

- (a) for the maintenance of the Library of the Association.
- (b) for the purchase of books for the library;
- (c) for seeing to the proper use and preservation of the library and the use and the return of book and
- (d) for performing such other functions as might be delegated to him by the secretary.

**26. FUNCTIONS OF THE JOINT SECRETARY IN  
CHARGE OF THE PUBLICATION**



The Joint Secretary in charge of the public shall, under the general supervision of the Secretary, be responsible for publication of Journals. Members Directory and including other connecting publication relating to law and professional ethics

27.

#### **FUNCTIONS OF THE TREASURER**

The Treasure shall be responsible for,

- (a) checking the income and expenditure of the Association;
- (b) preparing the annual Budget of the Association for its being placed before the Governing Council;
- (c) for seeing that all expenditure is in accordance with the Budget, the Rules and the bye-laws;
- (d) for advising the Governing Council on all matter relating to financial policy;
- (e) for performing such other functions as might be assigned to him by the Governing Council;
- (f) The Treasurer shall operate Banks and other financial accounts along with the President and the Secretary, and;
- (g) Shall publish on the notice board the quarterly expenditure by the end of the third month.

28.

#### **ANNUAL GENERAL MEETING**

The Annual General Meeting of the ordinary members of the Association shall be held every year on a date fixed by the Governing Council as soon as least a month before expiry of the term of the office bearers.

29.

#### **BUSINESS AT THE ANNUAL GENERAL MEETING**

The Annual General Meeting of the Association shall: -

- (a) Fix a date for electing office bearers and other members of the Governing Council from amongst its ordinary life members.
- (b) Pass the audited annual accounts, the annual report and sanction the Budget for the year from the 1<sup>st</sup> of August to the 31<sup>st</sup> July.
- (c) Adopt such resolutions as might be brought forward for guiding the activities of the Association or its bodies, and
- (d) Appoint the auditor for the ensuing year.

30.

#### **OTHER GENERAL MEETINGS**

The General Council may, at any time, convene a General Meeting of the ordinary members of the Association, and, in case of emergency, the President or the Secretary may also convene such a General Meeting.

**31. EXTRA-ORDINARY MEETING**

**An extra ordinary General Meeting of the ordinary members of the Association shall be convened by the President / Secretary at the requisition of 60 ordinary member. Such requisition shall be in writing addressed to the Secretary and accompanied by a statement.**

- (a) Incase the extraordinary general meeting of the Association is not convened as per the requisition and same is also not ruled out by the Governing Council the requisition shall be entitled to convene the meeting to be presided over by one of the Senior Member of Elders Committee.**
- (b) No decision will be taken to strike work in the court by the Bar Association beyond a strike of one day, unless the decision is taken by majority of members present and voting by Secret Ballot in a General Body Meeting of Association. Only life ordinary members will participate in voting who are entitled to vote on that day according to rules of the Association.**

**32. NOTICE OF MEETINGS**

**Notice of Meeting of the Association shall be given, in manner provided by Rule 33 at least 7 days, before the date fixed for the meeting. In case of emergency relating to subject which cannot be postponed for 7 days, a meeting other than Annual General Meeting may be called, in like manner but at such shorter notice as may be considered sufficient by the Secretary, which will not be in any case less than 24 hour.**

- 33. Notice of a meeting shall be given by fixing up a notice along with the agenda on the notice board of the Association and by circulating it in the High Court on a working day to such members as are present or can be found, and after such fixation and circulation no meeting shall be cancelled in question on the ground of improper service or non service of notice by any member or the insufficiency or impropriety of the time allowed or fixed by the notice.**

**34. QUORUM OF MEETING OF THE ASSOCIATION**

**Fifty ordinary member (including the office bearer) shall form a Quorum for Annual General Meeting or Extra ordinary General Meeting of the Association, and 100 for a meeting under Rule 52.**

**35. QUORUM FALLING SHORT DURING A MEETING**

**If at any time during the course of a meeting the attention of the person presiding is drawn to the fact that number of members present has fallen short of the quorum required the person presiding after ascertaining the truth of the facts, shall forth, with dissolve the meeting but any business already transacted shall be deemed to be validly transacted.**

36. **ADJOURNED MEETING**

If a meeting has been adjourn for want of a quorum no quorum shall be necessary for the next meeting held after the issue of the usual notice and with the same agenda provided that an extra ordinary meeting of the Association called at the requisition of the members under Rule 32 above shall not on the same requisition be called a second time if it has been adjourned once for want of quorums.

37. Senior Most Member of the Elders Committee available may preside in the absence of the President and the Vice-President.

38. In the absence of the President or the Vice-President or senior Member of the Elders Committee of the Association any member of the Elders Committee of the Association any member present may be elected to preside at a meeting of the Association.

39. **QUESTION TO BE DECIDED BY A MAJORITY OF VOTES**

Except as here in after provided all questions are meetings of the Association shall be decided by a majority of the votes of members present and voting. The participation or ordinary members will be recorded on the register in their eligible signature. The person presiding shall have a second or casting vote case of the no voting by proxy shall be allowed.

40. **PROCEEDINGS TO BE RECORDED**

The decisions arrived at a meeting shall be binding on all member of the Association. The secretary and the joint Secretary shall keep a record of the proceedings of all the meetings held under the provisions herein contained. Such record shall be open to inspection by member of the Association only.

41.

42. **QUORUM OF THE GOVERNING COUNCIL**

Ten members of whom at least there shall be not holdings an office shall form the quorum of meeting of the Governing Council.

43. **MEETING OF THE GOVERNING COUNCIL**

**The Governing Council shall be meet as often as may be necessary and all the provisions in these Rules relating to the meeting of the Association shall apply mutatis mutandis to such meeting of the Governing Council.**

**44. FUNDS OF THE ASSOCIATION**

**The funds of the Association shall be consist of**

- (a) All sums received by or on behalf of the Association.**

**45. PROPERTY OF THE ASSOCIATION**

**The property of the Association shall consist:**

- (a) All the property received or acquired by or on behalf of the Association. Acquisition custody or disposal of Funds and property of the Association.**

**46. All the funds and properties of the Association shall be under the direct control and management of the Association and shall be acquired maintained and disposal of in accordance with these Rules or bye-laws, in furtherance of the object of the Association.**

**47. No member of the Association shall on ceasing to be a member of the Association, have any right to or claim upon and fund or property of the Association, or to the use of such or property.**

**48. ACCOUNT OF THE ASSOCIATION**

- (1) The Treasure shall cause to be kept an account of all receipts and disbursement made by or on behalf of the Association during the year.**
- (2) The Accounts shall be audited, once every year, by a qualified auditor, appointed by the Annual General Meeting or failing such appointment by any other General Meeting of the Association.**

**49. The Account kept and audited in accordance with Rule 50 shall be submitted, along with the Audit Report and the Budget to the Annual General Meeting of the Association.**

**50. EXPULSION OF MEMBERS**

**The Association may at a General Meeting specially convene for the purpose of which 14 day's notice has been given, by a resolution adopted by a majority of not less than two thirds of the ordinary members of the Association present and voting by secret ballot expel an ordinary member on any of the following grounds:**

- (i) Professional misconduct**

- (ii) Conviction for an office involving mortal turpitude, or
- (iii) Gross misconduct unbecoming of members of the Bar. Provided that notice of the meeting of shall be given to the member concerned and he shall be entitled to be heard before any decision is taken by the Association.

51. **BREACH OF RULES**

Any member of the Association who shall be guilty of continued infraction of the rules herein contained of any bye-laws made there under shall be liable to expulsion by a vote of the majority of the members present at a General Meeting of the Association.

52. **BYE-LAWS**

Subject to these Rules the Governing Council may, from time to time, frame bye-laws, for the purposes of carrying out objects or regulating the activities of the Association. Bye-Laws framed shall not be effective till they have be approved by the Bar Council.

53. **AMENDMENT OF RULES**

None of the these Rules shall be altered or modifies or rescind nor shall any new rule be framed unless they have received to assent of two-thirds of the member present and voting, secret ballot at a General Meeting convened for the purpose as be subject to approval by "Bar Council".

54. **PROCEDURE OF ELECTION**

The meeting of the General Body of the Association will convene at least a month before the expiry of the term of the office bearers and shall fix a date for election.

The Elders Committee will acts as penal of the Returning Officer to hold Election and be entitled to include any other member of the Association, provided one is not contesting the Election and the result of the Election shall be declared in the meeting of the General Body so convened by the Elders Committee.

In order to meet the heavy burden of expenditure of the Bar Association the Elders Committee will also fix security money for various posts, which shall not be refundable after the nomination is accepted and found valid. Only ordinary members, who have put in 2 years of continuous membership, will be entitled to vote and participate in the Election.

The person who has held office will not be entitled to contest the following elections in sequence, However, he can re-contest after a gap of one year.

**NOTE: -**

- I. The applicant shall file an affidavit while applying for membership that each and every details furnished by him are true to his personal knowledge and he undertake to act as per Bye-Laws. False document on oath will be misconduct within the meaning of section-35 of the Advocates Act.
- II. In relation to the Bar Association at District level as well as Tehsil, level the quatifyara year of the office bearers can be reduced which will not be in any case more than 5 years that is subject to approval by the Bar Council.
- III. Any resolution passed by any Bar Association in contravention to the provisions of Bye-Laws, without the approval of the Bar Council of U.P. deemed to be void.
- IV. All such Bar Association, who have not adopted the Bye-Laws and have not got registration from the Registrar Societies and Chits within the period of 3 months from the receipt of the Bye-Laws will stand disaffiliated.
- V. All those Advocates, who are not members of the Bar Association affiliated to Bar Council of U.P. shall lose their right of availing the various beneficial welfare schemes sponsored by the Bar Council of Uttar Pradesh.
- VI. Participation in the meeting of the Bar Association and Election in violating of the various provisions of the Bye-Laws will hold the Election Officer, President and Secretary of that Association liable to be "tried for any other misconduct, under section 35 of the Advocates Act, 1961.
- VII. The aforesaid Bye-Laws was tentatively approved by the Bar Council of U.P. vide resolution no.2389 of 05 in its meeting dated 09-01-2005 and after certain by deification confirmed vide Resolution in the meeting dated 12-02-2005.

**APPLICATION FOR ADMISSION AS MEMBER OF**  
**THE BAR ASSOCIATION**

1. That the Applicant wishes to become the Member of the Bar Association as ordinary Non-Resident/Life Member.
2. That the Application of the Applicant has been proposed and seconded by continuing Ordinary Member of the Association for last 5 years.
3. That the Applicant neither applied nor intends to obtain the Ordinary Membership of any other Association then this.
4. That the Applicant actively and regularly practicing in the Court, the Association of which he wishes to become the member.
5. That the particulars of his enrolment with Bar Council of U.P. are given here under: -
  - (i) Name of Applicant .....
  - (ii) Father's and Mother's Name of the applicant .....
  - (iii) Permanent Address of the Applicant .....
  - (iv) Local Address of the Applicant .....
  - (v) Registration Number with the Bar Council of U.P. ..

(vi) Name of the Association, if any, of which he is an honorary or Non-Resident Member .....

6. That the Applicant name find place at Serial No... on the Roll of the Advocate regularly practicing in the Court prepared by the Secretary of the Bar Association duly approved by the Executive Committee.
7. That the Applicant has not been convicted for any offence related to moral turpitude or is involve in any criminal case pending under the provisions of the I.P.C. / CR.P.C.
8. That the Applicant is nor facing any trial before the Bar Council of U.P. for professional misconduct/any other misconduct under section 35 of the Advocates 1961 nor has been convicted.
9. That the Applicant has also read over and understood the Rules Governing the professional misconduct and etiquette framed by the Bar Council of India provided by the Bar Council of U.P. at the time of enrollment and undertake to adhere to it.
10. That the applicant is hereby submitting the Admission Fee as well as undertakes to pay the Membership Subscription of the Association regularly as and when it falls due and in case his membership dues exceeds for more than 3 months, I will be deemed to have surrendered my Membership of the Association and the same shall be deemed to have seized after the conclusion of one month beyond 3 months unless the dues are cleared.
11. That the Applicant is a member and has paid mandatory fees under the Bar Council of India Advocates Welfare Fund Rule-40 of the Bar Council of India Rules.
12. That the Applicant has read over the Bye-Laws framed by the Bar Council of U.P. and adopted by the Bar Association and be undertake to act as per the provisions of the Bye-Laws and incase of violation of any provisions the Bar Association will be entitled to cancel my Membership.
13. That the Applicant further commits that in case of violation of any provisions of Bye-Laws deliberatively, he can be tried by the Bar Council of U.P. under section 35 of the Advocate Act 1961.
14. That the Applicant has personally inquired and verified than the Bar Association for which he purposes for Membership is affiliated to the Bar Council of U.P. and has adopted and obtains registration as per the MODEL BYE-LAWS provided by the Bar Council of Uttar Pradesh.
15. That the Applicant declares that he has not obtained the Membership of ant other Association and in any case he is not availing voting right in any other Association to which otherwise he is entitles to be a Member under Bye-Laws.

16. That the Applicant hereby declares that he read over the Bye-Laws duly approved by the Bar Council and adopted by the Bar Association duly registered under the Provisions of society Registration Act, the Registration no. .... and undertakes the will abide by such Rules and in case of violation face penal consequence.
17. That the Applicant undertakes to intimate the President of the Bar Association /Secretary Bar Council of U.P. in case subsequent to grant of the Membership of the Association if he is involved in any criminal case, wherein the has been convicted and in that case my membership will be deemed to have been extinguished.

**Sign. of the Applicant**

**I Propose the name of the applicant for the enrollment as the member of the Oudh Bar Association. I certify that he is principally practicing in the High Court.**

**Sign. of Proposer**

**Name of Proposer .....**

**Address .....**

**Telephone No. ....**

**I second the proposal for enrollment of the applicant as member of the Oudh Bar Association. I consider him fit for enrollment as proposed.**

**Sign. of Seconder**

**Name of Seconder .....**

**Address .....**

**Telephone No. ....**

**DECLARATION**



**That the Deponent is the Applicant named above and has given personal undertaking and hereby declares and swear on oath vide this Notary Affidavit that the averment in the Application has been made with conscious reading and understanding the same and in case of any violation of the precisions mentioned in the Application as well as the BYELAWS framed by Bar Council of U.P. He shall be deemed to have relinquished his Membership from the date of such discovery of violation and shall be liable it consequential action mentioned in the BYELAWS.**

**Dated : -**

**Signature of the Applicant**

**Encl: - Photostat of Registration certificate of Bar Council of U.P.**

Serial No.....

Rs.500/-

**APPLICATION FORM FOR ADMISSION AS MEMBER OF**  
**THE OUDH BAR ASSOCIATION HIGH COURT**  
**LUCKNOW BENCH LUCKNOW**

The General Secretary

1. That the Applicant wishes to become the Member of the Oudh Bar Association as Ordinary/Non-Resident/Life Member.
2. That the Application of the Applicant has been proposed and seconded by continuing Ordinary Member of the Association for last 5 years.
3. That the Applicant neither applied nor intends to obtain the Ordinary Membership of any other Association than this.
4. That the particulars of enrolment with Bar Council of U.P. are given hereunder.
5. Name of Applicant .....
6. Father's and Mother's Name of the applicant .....
7. Date of Birth ..... Sex ..... Blood Group.....
8. Permanent Address of the Applicant .....  
District ..... State ..... Pincode..... Mobile .....
9. Local Address of the Applicant .....  
District ..... State ..... Pincode..... Mobile .....
10. Educational Qualification :

	i. Year of Passing	ii. Name of School/College	iii. Board/University
(a). High School	.....	.....	.....
(b). Intermediate	.....	.....	.....
(c). Graduations	.....	.....	.....
(d). Post Graduation	.....	.....	.....
(e). LL.B.	.....	.....	.....
(f). Any other	.....	.....	.....

11. Registration Number & Date with the Bar Council ..... & .....
12. Name of the Association, if any, of which he is an honorary or Non-Resident Member .....
13. Bank Account Number of the Applicant in a Nationalized Bank .....  
Name ..... Branch ..... IFSC Code .....
14. Name of the senior with whom applicant is practising or have practised in High Court .....
15. That the Applicant has not been convicted for any offence related to moral turpitude or is involve in any criminal case pending under the provisions of the I.P.C.
16. That the Applicant is not facing any trial before the Bar Council of U.P. for professional Misconduct/any other misconduct under section 35 of the ADVOCATE ACT, 1961 nor has been convicted.
17. That the Applicant has also read over and understood the Rules Governing the professional misconduct and etiquette framed by the Bar Council of India provided by the Bar Council of U.P. at the time of enrollment and undertakes to adhere to it.
18. That the applicant is hereby submitting the Admission Fee of Rs.2000/- as well as undertakes to pay the Membership Subscription of the Association regularly as and when it falls due and in case his membership dues exceeds for more than 3 months, I will be deemed to have seized after the conclusion of one month beyond 3 months unless the dues are cleared.
19. That the Applicant is a member and has paid mandatory fees under the Bar Council of India Advocates Welfare Funds Rule-40 of the Bar Council of India Rules.
20. That the Applicant has read over the BYE-LAWS framed by the Bar Council of U.P. and adopted by the Bar Association and the undertake to act as per the provisions of the BYE-LAWS and incase of violation of any provisions the Bar Association will be entitled to cancel my Membership.
21. That the Applicant further commits that in case of violation of any provisions of BYE-LAWS deliberately, he can be tried by the Bar Council of U.P. under Section 35 of the ADVOCATES ACT, 1961.
22. That the Applicant has personally inquired and verified that the Bar Association for which he purposes for Membership is affiliated to the Bar Council of U.P. and has adopted and obtains registration as per the MODEL BYE-LAWS provided by the Bar Council of Uttar Pradesh.
23. That the Applicant declares that he has not obtained the Membership of any other Association and in any case he is not availing voting right in any other Association to which otherwise he is entitles to be a Member under BYE-LAWS.
24. That the Applicant hereby declares that he read over the BYE-LAWS duly approved by the Bar Council and adopted by the Bar Association duly registered under the Provisions of society Registration Act and undertakes to abide by such Rules and in case of violation will face penal consequences.
25. That the Applicant undertakes to intimate the President/Secretary of the Bar Association / Secretary Bar Council of U.P. in case subsequent to grant of the Membership of the Association if he is involved in any criminal case, wherein he

has been convicted and in that case my membership will be deemed to have been cancelled.

Signature of the Applicant

Enclosure: -

- i. Self Attested Photocopy of Certificate issued by Bar Council.
- ii. List of Cases filed in Hon’ble High Court Lucknow.
- iii. Certificate issued by Senior with whom applicant is practicing or have practiced.
- iv. Notary Affidavit of Declaration in prescribed proforma on the stamp of Rs.10/-
- v. Self Attested Photocopy of Educational Certificates and Mark sheets mentioned in Column No.10 in this Application Form.

I Propose the name of the applicant for the enrollment as the member of the Oudh Bar Association. I certify that he is principally practicing in the High Court.

Signature of Proposer

Name of Proposer ..... Father Name .....  
Address .....  
Reg.No. (Bar Council) ..... AOR No..... Contact No. ....

I Second the proposal for enrollment of the applicant as member of the Oudh Bar Association. I consider him fit for enrollment as proposed.

Signature of Secunder

Name of Secunder ..... Father Name .....  
Address .....  
Reg.No. (Bar Council) ..... AOR No..... Contact No. ....

**DECLARATION**  
(Submitted by applicant on the stamp of Rs.10)

That the Deponent is the Applicant named above and has given personal undertaking and hereby declares and swear on oath vide this Notary Affidavit that the averment in the Application has been made with conscious reading and understanding the same and in case of any violation of the precisions mentioned in the Application as well as the BYE-LAWS framed by Bar Council of U.P. He shall be deemed to have relinquished his Membership from the date of such discovery of violation and shall be liable it consequential action mentioned in the BYE-LAWS.

**Dated : -**

**Signature of the Applicant**

**Name .....**

**Father Name .....**

**Reg.No. ....**