

ગુજરાતી સમાજ

Navneet

Gujarati Community Newsletter

A Non-Profit Tax-Exempt Organization
MAILING ADDRESS: P.O. BOX 687, OWINGS MILLS, MD 21117

Federal ID 52-1038340 Web Address: www.gsbaltimore.org E-mail: contact@GSBaltimore.org

Manu Shah, Editor V13-01 March, 2013

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PRESIDENT'S MESSAGE

Greetings from the Executive Committee and the Volunteers of the Gujarati Samaj of Baltimore. We are starting our 2013 series of exceptional programs with a hilarious Gujarati drama "BADE LUCHHE LAGTE HO" on Friday, March 22, 2013 at 8:30 PM at Laurel High School. As always, we aim to bring high quality programs at very reasonable prices. We are organizing this drama in partnership with Gujarati Samaj of Metropolitan Washington and with support of many other area organizations. Details are provided elsewhere in this Newsletter. We are very thankful to you for your support, encouragement and appreciation for our programs and events for many years.

Please do not miss to attend this very entertaining and hilarious Gujarati drama full of talented and famous artists. We are looking forward to see you there. You can buy your tickets on-line at gsbaltimore.org now or you may contact any of the committee members.

If you are not in our e-mail list, I request you to join our e-mail list at this time. E-mails are the most cost effective and efficient way to keep you informed about our programs, important community news and other pertinent information in a timely manner. We maintain strict standards regarding contents in our e-mails and we will not inundate you with junk e-mails. You do not have to become a member of Gujarati Samaj of Baltimore to join our e-mail list. However, if you are a Gujarati and live in Baltimore/Washington area, we urge you to become a life member of Gujarati Samaj of Baltimore. Considering our outstanding programs and numerous other activities provided at a very reasonable price, our \$200 lifetime family membership is the best bargain ever. If you are not a member, please become our lifetime member and encourage your friends to become lifetime members of Gujarati Samaj of Baltimore also.

In this newsletter, we have included draft copy of the proposed Constitution and Bylaws of Gujarati Samaj of Baltimore. We have made every effort to preserve the mission, scope, core structure and intent of the original Bylaws. More information is provided in Secretary's message

We are planning additional activities this year to encourage youth participation and I urge our members to provide us with suggestions for such activities.

It is never too early to talk about Vraj Yatra. This Yatra has been very successful for many years and for many of our members, especially for senior citizens it is one of the most fulfilling and enjoyable experience. We want to expand this program to visit more sites and make it available to more members. Major funding of such trips is provided by the Gujarati Samaj of Baltimore. I request individuals and businesses for your tax deductible charitable contributions to expand the scope of this Vraj Yatra. Please contact any committee member for more information to pledge your donations. Any amount of donation is benefiting a great cause and is greatly appreciated.

Our 2013 calendar of events is listed on the last page of this Newsletter. Please mark your calendar and plan to attend most of these events. For latest information on our events and other useful information, please visit our website gsbaltimore.org regularly. We are very thankful to Vakulkumar More for setting up and maintaining our e-mail system, On-line booking, Website, photography services at our events and uploading pictures and videos to our website at no charge. I also would like to thank our committee members and volunteers for their hard work and support to make all our events successful.

Thank you and looking forward to see you soon.

Hament Patel

Volunteers

Mitu Dalwadi 410-517-2812 Suresh Dalwadi 443-629-3324 Dilip Daya 410-485-3600 Chandrakant (Kaka) Desai 240-446-6621 Nishith Gandhi 410-997-3917 Jayesh Jani 410-876-5171 Yogesh Mehta 410-882-1146 Vakul More 832-755-8719 Bhanu Patel 410-833-1330 Jagdish Patel 443-257-6884 Jaydeep Patel 410-533-8528 Raghuvir Patel 443-710-9456 Romi Shah 410-668-0359 Rupal Shah 410-203-1963 Nikhil Talati 410-979-9399 B. G. Thakkar 410-465-0955

Youth
Committee
Members
Ravi Bhatt

Drama – March 22 – Bade Luchhe Lagte Ho

Proposed Constitution & Bylaws





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(Limited one per coupon. Not valid with other offers. Expires Aug 31, 2013) 5% Off

5% off catering orders of \$300 or more.

(Limited one per coupon. Not valid with other offers. Expires Aug 31, 2013. Not applicable to tax-exempt orders)

Gujarati Samaj of Baltimore and Gujarati Samaj of Metropolitan Washington Jointly Present A Hilarious Gujarati Comedy Play

Tickets \$15, \$25, \$35, \$50(VIP) If purchased by Mar. 17th

Purchase Dinner (Chhole, Puri, Rice, Raita) for an additional \$5

♦ Become a Life Member of Gujarati Samaj of Washington or Baltimore and get two \$25 drama tickets FREE!

- Buy tickets at Sulekha.Com or GSBaltimore.Org
- Non-Profit
 Organizations
 Offering Quality event at
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*Chitramala



Friday, March 22, 2013 Time 8:30 P.M.

Laurel High School, 8000 Cherry Lane, Laurel MD



Arti Shah 301-838 9778	Hament Patel 443-974-0344	Mala Udeshi 703-449-0772
Payesh Jhaveri 443 -568-1300	Harshesh Mawani 571-499-0706	Sly Patel 443-865-2525
Kirit Sheth 703-471-0354	Raj (Bunty) Patel 410-963-0993	Nipa Parikh 301-762-6365
Raj Patel 301-926-0055	Sonal Doshi 240-215-3150	Paul Patel 443-535-9949
Gaurang Patel 410-526- 4574	Vijay Bhalala 703-817-0308	Nipul Zalavadia 703-491-5399
Sheila Shah 301-552-6841	Ashish Parikh 443-677-5091	Palak Shah 703-392-5874



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From the Desk of the Secretary

This is an update on the efforts underway to update our current bylaws. Our organization was formed in 1975. Since then, a number of amendments have been proposed and some of these have been ratified by the General Body. Among the most important change is the change in the fiscal year from July 1, to June 30th to calendar year, from January 1 to December 31. The second important change was in the term length of the elected officers from 1 year to 2 years.

Our efforts to update our current bylaws have been ongoing for the past two years. We have reviewed the bylaws of a number of sister organizations, looked at the perceived short comings and gaps in our current bylaws and have tried to codify the way we currently operate. The efforts have resulted in a complete overhaul of our bylaws which we now present to our membership for ratification. Pending a comment period of four weeks, we propose to hold a General Body Meeting in June/July timeframe to ask the General Body to ratify the proposed bylaws.

We are now asking our membership to please review the proposed bylaws and our rational for proposing the changes to current bylaws. The proposed bylaws are included in the current Newsletter. Additionally, we have prepared two documents, one comparing the bylaws document with the proposed bylaws and our rational for proposing these changes. The comparison document is Word document and our rational is presented in a PowerPoint presentation we plan to use at the next General Body Meeting. These documents are now posted on our web site for your information. The current bylaws are also posted on our website. We ask for your constructive feedback to improve on what we have proposed so that we can ratify the proposed bylaws at the next General Body Meeting. Please provide your comments to us as soon as possible so that we can thoughtfully respond to all comments we receive.

I would like to highlight a couple of changes proposed:

More clearly defined a duties and responsibilities of the elected officers

Increased the number of officers that will make up the Board of Trustees to provide additional opportunities for leadership roles to our membership

Included additional checks and balances to safeguards the assets of our organization

Proposed a Nomination and Election Committee to conduct the election process we need to follow in future to safeguard the integrity of the election process and provide a complete transparency to our membership.

I would like to acknowledge the work done by the Bylaws Sub-Committee whose members were Shailesh Patel, Kanu Patel and Nilesh Desai. I thank all the committee members and the volunteers of the Gujarati Samaj of Baltimore for their invaluable contributions in this effort. We also want to acknowledge the help and guidance we have received from many of our sister organizations throughout the USA.

From the Office of the Treasurer

Unaudited Treasurer's Report for the year ending December 31, 2012 is presented in this Newsletter. The report presents a summary of revenues and expenditures for the year 2012 and a comparison summary to the year 2011.

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CONSTITUTION & BYLAWS OF

GUJARATI SAMAJ, INC.

Amended December 2012

Total Pages 12 including this Cover Page

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PREAMBLE

We, the Gujaratis, having made our home in the United States of America, recognize the need to preserve and enhance our time-honored traditional values of Gujarati and Indian heritage, philosophy, way of life, and culture. To achieve this goal, we have formed a non-profit organization.

ARTICLE I. NAME AND OBJECTIVES OF THE CORPORATION

- **Section 1.1.** Name: The name of the Corporation (which is hereinafter called the "Corporation") is Gujarati Samaj, Inc., also known as Gujarati Samaj of Baltimore (GSB), and Gujarati Samaj of Maryland (GSM).
- **Section 1.2. Objectives:** This Corporation will provide members of Gujarati and Gujarati speaking community residing in the State of Maryland, and other citizens of Maryland, and neighboring states, with an organization dedicated to the educational, cultural, intellectual and charitable pursuits that are consistent with the fostering of a closer association between people with common objectives and ideals. The activities of the organization shall facilitate both:
 - i. the acquisition of knowledge about and the appreciation of Gujarat's culture, tradition, religious and performing arts by its membership, and
 - ii. the dissemination of the same to the community at large through the promotion of public discussion groups, panels, lectures, workshops, movies and cultural programs of the performing arts of Gujarati and other Indian origin. The organization shall pursue all educational, literary, intellectual, charitable and social activities consistent with the objectives stated above, in order to develop and enlarge the establishment of closer association and integration of the educational, cultural and religious values of Gujarat into the cultures of the communities that are permanently residing in the State of Maryland and neighboring states. The organization believes that establishment of such educational and cultural links between the Indian Community and the communities now residing in Maryland would enrich the evolving tradition and culture of Maryland as well as the United States of America. From time to time, the Corporation will collaborate with other regional organizations sharing similar values.

Section 1.3. Seal: The Board of Trustees shall provide a Corporate Seal which shall be circular in form and shall have inscribed thereon the name of the Corporation, the State of incorporation, and year of incorporation. In this instance, it shall read as follows: GUJARATI SAMAJ, INC., MARYLAND, 1975.

ARTICLE II. MEMBERSHIP

Section 2.1. Eligibility: Any adult over 18 years of age, who is interested in the furtherance of the stated objectives of the Corporation, is entitled to membership in the Corporation and shall

pay such dues and fees as the Board of Trustees of the Corporation may determine subject to the approval of the General Body.

- i. Membership can be an individual or family and shall be on a calendar year basis. Family membership may consist of husband and/or wife, their parents as well as unmarried children of age 25 and under, all living in the same household. Duly paid membership shall entitle member and/or spouse to vote as a member of the General Body.
- ii. There will be two categories of membership:

a. Annual: \$51.00 per year.

b. Lifetime: \$201.00

- **Section 2.2.** The Board of Trustees with two-thirds majority, from time to time, may give honorary membership to any individual(s) based on their outstanding contributions to our community. Honorary members will not have any voting rights and will be term limited.
- **Section 2.3.** Individual donor with annual contribution of \$2,500 or more by virtue of their donation may automatically be granted life membership.
- **Section 2.4.** Membership in the Corporation is non-transferable and non-assignable. A guest of a member must pay the appropriate fee to participate in any event and cannot substitute for a member who does not attend.
- **Section 2.5. Termination of Membership:** Membership in the Corporation will be terminated under following conditions:
 - i. Upon receipt by Board of Trustees of the written resignation of a member executed by such member.
 - ii. The death of a member, or
 - iii. For cause for actions inconsistent with membership, and only after due notice and a hearing on the issues and as defined in prerogatives in Section 2.6.

Section 2.6. Prerogatives: Each member in good standing and on payment of current dues and fees shall be entitled to all the benefits of the activities of the Corporation and shall be entitled to vote in the General Body Meeting on all substantive issues, including the election of Officers of the Corporation. Non-payment of annual dues shall result in the automatic loss of membership in the Corporation. The names of members who are in arrears of dues shall periodically be reported to the Board of Trustees by the Secretary of the Corporation for formal deletion of their names from the membership list of the Corporation. Gross impropriety on the part of a member which is injurious to the furtherance of the objectives of the Corporation may result in the loss of his/her membership status on recommendation by the Board of Trustees and subsequent approval of such recommendation by a simple majority at the General Body. The membership fee of such a person shall not be refunded on such forfeiture of membership in the Corporation.

ARTICLE III: MEETINGS

- **Section 3.1. Annual Meeting:** The Annual General Body meeting of the membership of the Corporation shall be held during the last quarter of each year for the purpose of electing Officers and/or for the transaction of any other business as may come before the meeting.
- **Section 3.2. Special Meetings:** Special meetings of the members of the Corporation, for any purpose(s), may be called after giving due notice to the membership as required in Section 3.3, by the President or by two-third vote of the Board of Trustees or by 50 members of the Corporation through a signed petition addressed to the President. The President is hereby mandated to call a special meeting as and when 50 members request such a meeting in writing.
- **Section 3.3. Notice of Meeting:** Written or printed notice stating the place, day and hour of the meeting, and in case of special meeting, the purpose(s) for which the meeting is called shall be delivered at least two weeks (14 days) prior to the date of the meeting except for the meeting called for the dissolution of the Corporation which requires at least 30 days' notice, either personally or by mail to the members and the notice of the meeting shall be signed by the President, Secretary or Chairman of the Board of Trustees. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail and addressed to the member at his address as it appears on the membership list of the Corporation, with postage therein prepaid.
- **Section 3.4. Place of Meeting:** The members of the Board of Trustees may collectively designate through a majority vote any place within the geographic boundaries of Baltimore metropolitan area as the place of meeting for any annual meeting or for any special meeting called by the President, Secretary or Chairman of the Board of Trustees.
- **Section 3.5. Membership List:** It is the responsibility of the Secretary of the Corporation to ensure that a current and updated list of members of the Corporation is maintained at all times and that he or she shall verify the signed attendance list of all members attending the Annual General Body meeting of the Corporation with the official list maintained by the Corporation. An attendance list containing the signatures of all members attending special meetings of the Corporation shall also be maintained by the Secretary of the Corporation. In addition, it is the duty of the Secretary to ensure the smooth transition of the membership records (electronic or paper) to incoming Secretary. It shall be the responsibility of the member to notify the Secretary of the Corporation as and when a change of address takes place.
- **Section 3.6. Quorum:** Twenty-one members present and voting shall constitute a quorum for the conduct of business by the General Body Meeting of members of the Corporation.
- **Section 3.7. Proxies:** At all General Body Meetings of the Corporation, the members are required to participate in the conduct of business through attendance in person, and therefore, there shall be no voting by proxy.
- **Section 3.8. Voting:** Each member of the Corporation is entitled to vote in accordance with the terms and provisions set forth in these bylaws and shall be entitled to one vote in person only at all meetings of the general membership of this Corporation. All elections for Officers of this Corporation for membership on the Board of Trustees shall be decided by majority vote and as set forth in the bylaws of this Corporation.
- **Section 3.9. Order of Business:** The order of business at all meetings of the general membership of the Corporation shall be the following if such meetings are called specifically to conduct the business of the Corporation:

- i. Roll call as presented by the Secretary through signatures of the members present at the meeting. While the signatures can be collected at any time before the meeting is over, the Secretary should present at least the signatures of 21 members of the Corporation before the meeting can be opened by the President to transact business.
- ii. Proof of notice of meeting or waiver of notice verified by the President and the Secretary.
- iii. Opening statement of the President or any Officer of the Corporation.
- iv. Reading of minutes and other reports by the Secretary or any Officer of the Corporation.
- v. Report of Treasurer
- vi. Nominations and/or elections of Officers, if any.
- vii. Unfinished business.
- viii. New business or questions from the membership seeking answers.
- ix. Adjournment.

Section 3.10. The agendas for meetings called for the presentation of educational and other cultural programs are exempt from the order of business specified above.

ARTICLE IV. OFFICERS

Section 4.1. Officers: The affairs of the Corporation shall be managed by a Board of Trustees, consisting of the Chairman of the Board, President, President-Elect, also known as Vice-President, Secretary, Joint-Secretary, Treasurer, Joint-Treasurer, Auditor, and three Members-at-Large nominated and appointed by the President.

Section 4.2. Election of Officers: In general election, nominations for each of the following positions shall be presented to the members of the Corporation: A. President-Elect, B. Secretary, C. Joint-Secretary, D. Treasurer, E. Joint-Treasurer, and F. Auditor. A Nominating Committee shall be constituted before the end of a calendar year and shall consist of three members of the Board, one of whom shall be the President-Elect (who will serve as the Chairman of the Nominating Committee), the other two members being appointed by the outgoing President of the Corporation from among the elected members of the Board of Trustees. The Chairman of the Nominating Committee shall seek written nominations from the general membership. Any two members of the Corporation can nominate another member for an office provided written consent from the member so nominated is presented to the Chairman of the Nominating Committee by either the proposer or seconder of a nomination. The Nominating Committee must present all nominations properly made and received to the general membership for action at an annual election. Notice of the annual General Body meeting shall be served by mail to the membership at least two weeks prior to the meeting. The outgoing President shall function as the Election Officer and install the Officers of the Corporation.

Section 4.3. Qualifications for Election:

A candidate for a position on the Board of Trustees must be a life member prior to the nomination.

- ii. For the Vice-President, a candidate must have held a position on the Board of Trustees for at least one complete term to be eligible.
- iii. Only one person from a member family shall be elected as a member of the Board of Trustees.
- iv. The candidate must be a legal resident of Maryland.
- v. Any elected position candidate must have no prior history of criminal conviction.
- vi. Nominating Committee reserves the right to reject any nominees that may have conflict of interest.

Section 4.4. Tenure: All Officers of the Corporation and the nominated members of the Board of Trustees shall serve for a period of two years commencing on January 1 and ending on December 31 of the subsequent year. All retiring Officers of the Corporation may offer themselves for reelection for additional consecutive term(s). The retiring President of the Corporation automatically assumes the responsibilities of Chairman of the Board of Trustees for the following term. The President-elect will assume the responsibilities of the President for the following term.

Section 4.5. General Powers: The business affairs of the Corporation shall be managed by the Board of Trustees. The members of the Board of Trustees may adopt such rules and regulations for the conduct of their meetings and management of the Corporation as they may deem proper, not inconsistent with the bylaws and the laws of this State.

Section 4.6. Regular Meetings: The Board of Trustees shall meet regularly at least six times a year.

Section 4.7. Special Meetings: Special meetings of the Board of Trustees may be called by the President, Chairman of the Board, or any two Officers of the Corporation acting through the President or the Chairman of the Board. The President or the Chairman of the Board, depending on who called the meeting, may fix the place for holding the special meeting. But the time of the special meeting shall be fixed at the convenience of the majority of members of the Board.

Section 4.8. Notice: Notice for all meetings of the Board shall be given at least one week prior to the scheduled date of the meeting, and such notices may be sent either by e-mail or telephone. However, under extraordinary circumstances or during emergencies as determined by the Chairman of the Board or the President of the Corporation, the above Notice requirement can be waived and a special meeting can be held to transact a specific item of business, provided two thirds of the members of the Board are present at such meetings. However, whenever such a meeting is held, a waiver of notice must be obtained from those members of the Board of Trustees who are unable to be present at the special meeting.

Section 4.9. Removal of members of the Board of Trustees: Any or all members of the Board of Trustees may be removed for cause by vote of the members of the Corporation if a majority of the total members of the Corporation vote in favor of such action. Any member of the Board of Trustees may also be removed from the Board for cause if two-thirds of the members of the entire Board vote in person in favor of such an action. The members of the Board of Trustees shall not have excessive unexcused absences. It shall be the responsibility of each Board member to notify the Secretary in advance if he/she cannot attend the meeting. The Board with two-thirds majority will determine whether each absence shall be excused or unexcused. By failure to attend the required number of meetings or because of excessive

unexcused absences or by remaining absent in four consequence meetings, may result in forfeiture of his/her membership on the Board of Trustees. However, the Board (with two-thirds majority) will be required to notify the member in writing of any such actions prior to the termination.

- **Section 4.10. Vacancy:** Any vacancy in the Board of Trustees may be filled with a qualified member as defined in Section 4.3 for the rest of its term by a majority vote of the Board of Trustees.
- **Section 4.11. Resignation:** For resignation, notice must be provided 14 days prior to the date of resignation to the President of the Board of Trustees. Transfer of all documents, information and powers is expected in a timely fashion.
- **Section 4.12. Compensation and Loans:** No compensation shall be paid to the members of the Board of Trustees as such for their services or for actual attendance at any of the meetings of the Board or the general membership of the Corporation. Nothing herein contained shall be construed to preclude any member of the Corporation who is not a member of the Board from rendering service to the Corporation in any other capacity and receiving compensation thereof.
- **Section 4.13.** Corporation shall make no loans or contribution of any kind to any of its Board Members, Officers, or other members. No member may have any vested right, interest, or privilege of, in or to Corporation's assets.
- **Section 4.14. Presumption of Assent:** A member of a Board who is present at a meeting of the Board at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his or her dissent is entered in the minutes of the meeting or submitted in writing prior to adjournment. Such right to dissent shall not apply to a member after he or she has voted in favor of such action.
- **Section 4.15. Executive and other Committees of the Board:** The Board, by resolution from among its members, shall designate an Executive Committee or other Committees, each consisting of three or more members of the Board. Each such committee shall serve at the pleasure of the Board of Trustees.
- **Section 4.16. Quorum:** The presence of two-thirds of members of the Board of Trustees shall constitute a quorum for the conduct of business by the Board of Trustees.
- **Section 4.17. Proxies:** For Board of Trustees meetings, a member of the Board of Trustees may vote by proxy provided a written authorization for casting such a proxy vote is submitted by the member of the Board to the Secretary of the Corporation, prior to the meeting. The proxy authorization must name the member of the Board who is authorized to cast the vote on behalf of the member who requests the privilege of voting by proxy.

ARTICLE V - DUTIES OF THE OFFICERS OF THE BOARD OF TRUSTEES

Section 5.1. Chairman: Responsibilities of the Chairman and of the Board of Trustees: If at any time, the President, who is the Chief Executive Officer, due to circumstances beyond his or her control relinquishes his or her office before the expiration of his or her term of office, the

Chairman of the Board shall be vested with the authority to nominate a President (pro tempero) from among the elected Officers of the Corporation and in cooperation with the Board of Trustees; to fill the vacancy for the remainder of the unexpired term and the nominated officer shall carry out the functions of the vacated position on the Board. Furthermore, the Chairman of the Board of Trustees shall form and preside over a Council of Advisors (not exceeding five members) who in his or her view can provide appropriate counsel to the Corporation on specific issues, by virtue of their professional competence. The representation on the Council will be multi-disciplinary, and will encompass the fields of arts, science, humanities, etc. The members of the Council of Advisors may attend the meetings of the Board of Trustees on special invitation from the Chairman of the Board and may participate fully in all the discussions at the meeting. The members of the Council will have no vote and their term of office shall be for a period of two years from the date of initial appointment and the members are entitled for reappointment without any restriction to the number of terms they may serve in an advisory capacity. If at any time, the Chairman of the Board of Trustees is unable to continue in office for whatever reasons, he or she shall submit a letter of resignation to the Board which, if accepted, will require the President to hold the additional Office of Chairman of the Board, without prejudice to his or her responsibilities as President of the Corporation. The President who is holding the additional Office of Chairman shall be designated as acting Chairman until he or she assumes the office of Chairman by virtue of his retirement from the Office of President of Gujarati Samaj, Inc. During such eventuality, the tenure of Office of Chairman may exceed two years.

Section 5.2. President: The President of the Board of Trustees or his designee shall be the Resident Agent of the Corporation. The outgoing President of the Corporation shall assume the Office of the Chairman of the Board of Trustees with the commencement of the new business year of the Corporation. The President of the Board shall ordinarily have the responsibility to preside at all Board meetings of the Corporation. In the absence of the President of the Board, the Vice-President shall preside.

- i. Contractual Responsibilities: The President is empowered and authorized to enter into contracts for the Corporation that have been approved by the majority Board of Trustees or that are required for the conduct of the Corporation's activities specifically provided for in the annual budget approved by the majority Board of Trustees.
- **ii.** The President shall be the Chief Executive Officer of the Corporation and shall preside over all Board of Trustees and General Body Meetings. He or she will be assisted by all Officers of the Corporation.
- **Section 5.3. Vice-President:** In the absence of the President, the Vice-President shall carry out all the functions of the President. In addition, the Vice-President shall carry out all the responsibilities assigned by the President and the Board of Trustees.

Section 5.4. Secretary: The Secretary shall be responsible for maintaining an updated roster of the members of the Corporation and maintaining communication with the Corporation. This shall include, but not be limited to keeping minutes of all the meetings, maintaining records of all correspondence, and presenting a report of the activities at the Annual General Body meeting. It is the duty of the Secretary to ensure that a current and up-to-date list of members is maintained at all times. The Secretary shall also function as the Editor-in-Chief whenever the Corporation publishes Newsletters in its name.

- **Section 5.5. Joint Secretary:** In the absence of the Secretary, the Joint Secretary shall carry out all the responsibilities of the Secretary. In addition, the Joint Secretary shall carry out all the responsibilities assigned by the Secretary and the Board of Trustees.
- **Section 5.6. Treasurer:** The Treasurer shall be responsible for the receipt, safekeeping, disbursement and recording of all funds belonging to the Corporation. The Treasurer shall be responsible for collecting membership fees, donations and pledges. The Treasurer shall (at the direction of Board of Trustees) be responsible for providing all necessary financial statements and information to Auditor. The Treasurer shall provide an account of all financial transactions and records of the Corporation to the Board of Trustees, appointed external auditor as required, or others as directed by the Board of Trustees and present a financial report; as well as audited and certified report as it becomes available at the Annual General Body Meetings. The Treasurer shall provide a signed letter on Corporation letterhead to all donors annually acknowledging their donation as required by Internal Revenue Service.
- **Section 5.7. Joint Treasurer:** Joint Treasurer shall carry out all the responsibilities assigned by the Treasurer and the Board of Trustees. In the absence of the Treasurer, the Joint Treasurer shall carry out all the responsibilities of the Treasurer.
- **Section 5.8.** Auditor: Auditor shall conduct an internal audit every six months and annually provide a report of Auditor's activities at the General Body Meeting and ensure that there are adequate safeguards in place to preserve and protect Corporation's assets and records.
- **Section 5.9**. All elected Officers shall work in cooperation with the Board of Trustees.

ARTICLE VI. ADMINSTRATION AND FINANCIAL CONTROL

- **Section 6.1**. The Treasurer shall be responsible for the control and administration of all funds. All incoming funds shall be received by the Treasury, shall be entered in the Corporation books and shall be deposited or invested as prescribed by the Board of Trustees. In the absence of Treasurer and/or Joint-Treasurer, the depositing and disbursement of all funds shall be subject to the direction of the Board of Trustees.
- **Section 6.2. Budget:** The President shall annually present a budget and the Board of Trustees with majority vote shall adopt the same allocating funds of the Corporation for the purpose of carrying out the objectives of the Corporation.
- **Section 6.3.** Checks: Checks drawn on the accounts of the Corporation shall bear the signatures of any two of the following Officers of the Corporation whom the Board of Trustees shall have authorized to sign checks on behalf of the Corporation:

President, President Elect, Secretary, and Treasurer.

The Treasurer is authorized to make online payments for any approved and authorized expenses provided he/she receives written approval from any two of the four authorized signatories including the Treasurer.

- **Section 6.4. Contributions:** Any charitable contributions made by the Corporation shall be approved by two-thirds of the Board members present at the meeting provided the notice of such meeting is given in a timely manner as prescribed in Section 4.8.
- **Section 6.5. Audits:** The accounts of the Corporation shall be audited by the external auditors as necessary and their report shall be presented to the General Body at the annual meeting of the Corporation.
- **Section 6.6.** Escrow Account(s): The Board of Trustees may appoint an Investment Committee consisting of at least three Board members to investigate and present options for safeguarding the assets of the Corporation. The larger of the two thirds of the available cash balance at the beginning of each calendar year or the amount allocated for membership dues (number of life members at January 1 multiply by the current life membership dues) shall be held in escrow account and not made available for the day to day operations of the Corporation.
- **Section 6.7.** The President shall seek majority Board members approval for any expenditure over Five Thousand Dollars. In addition, the President shall seek majority Board members approval for any expenditure in excess of 25% over the approved budget presented at the first meeting of the year.

ARTICLE VII. AMENDMENT TO BYLAWS

- **Section 7.1.** Amendment: Amendments to these bylaws can be effected only by action of the General Body with two-thirds of the members present voting in favor of such amendments.
- **Section 7.2. Notice:** Notice of all amendments to bylaws must be communicated in writing to the general membership by the President at least two weeks prior to the General Body meeting called to consider the amendments.
- **Section 7.3. Amendment Proposal(s):** Requests for amendments to bylaws made by a member and duly seconded by another member must be submitted in writing to the President on or before September 1 of each year. Such amendments proposed by members of the Corporation and if approved by a two-thirds majority of Board of Trustees shall be presented for action at the annual General Body Meeting of the Corporation.
- **Section 7.4. Official Amendments:** Requests for amendments to bylaws made by a two-thirds of the Board of Trustees may be submitted to the General Body by the President at any time provided due notice has been given of such amendments to the Corporation membership as required in Section 3.3.

ARTICLE VIII - DISSOLUTION

Section 8.1. Dissolution of the Corporation shall be considered at a special General Body Meeting called for that purpose with a prior written notice of at least 30 days. Dissolution shall need an approval by a three-fourths majority of members present at the meeting. A special

committee consisting of at least five members of Past Presidents shall be appointed by the General Body to oversee the dissolution of the Corporation.

Section 8.2. Upon dissolution, the assets remaining after paying the debts and obligations of the Corporation shall be distributed equally to all current life members on record as of the December 31st of the year prior to final date of the dissolution as approved by the General Body.

ARTICLE IX - RULES OF PROCEDURE

Section 9.1. The rules contained in the current edition of Robert's Rules of Order shall govern in all cases to which they are applicable when they are not inconsistent with these bylaws.

ARTICLE X - ADOPTION

Section 10.1 . These Bylaws replaces the initial all subsequent amendments.	al Bylaws that were formally adopted in 1975 and
These Bylaws were formally read and adopted	on
We, the undersigned do adopt these amended majority of the General Body.	bylaws, by approval of the required two-thirds
Payesh Jhaveri Chairman, Board of Trustees	Hament Patel President, Board of Trustees
Shailesh (Sly) Patel President-Elect, Board of Trustees	Manu Shah Secretary, Board of Trustees
Kanu Patel Treasurer, Board of Trustees	Atul Patel Auditor, Board of Trustees
Nilesh (Neil) Desai Auditor, Board of Trustees	



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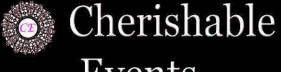
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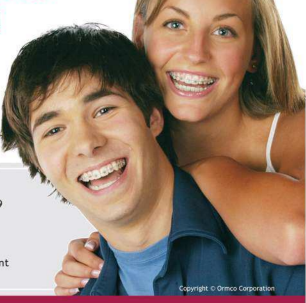
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ABOUT DR. KAMLESH PATEL



Dr. Patel received his Doctor of Dental Medicine (DMD) degree in 1986 from the University of Pennsylvania, School of Dental Medicine, Philadelphia, Pennsylvania. He completed one year Comprehensive General Practice Residency at the V.A. Medical Center (1987-1988) Philadelphia, Pennsylvania.

Dr. Patel, then practiced General & Cosmetic Dentistry for four years treating all phases of General Dentistry. Dr. Patel, formerly served as a Clinical Instructor, Department of Oral Medicine, Temple University, School of Dentistry, Philadelphia, Pennsylvania. Dr. Patel, completed his Specialty training in Orthodontics & Dentofacial Orthopedics in 1994 at the Howard University, College of Dentistry, Washington, D.C.

Dr. Patel has been published in the "American Journal of Orthodontics & Dentofacial Orthopedics" and the "Journal of Oral & Maxillofacial Surgery".

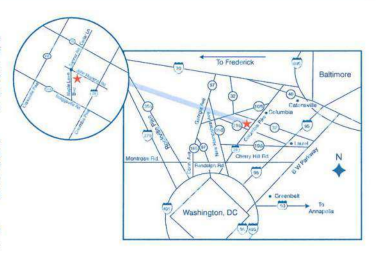
Dr. Patel is a member of the American Association of Orthodontists, the Maryland State Society of Orthodontists, the American Dental Association and the Maryland State Dental Association.

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Unaudited Treasurer's Report - Gujarati Samaj of Baltimore January 1, 2011 - December 31, 2011 And January 1, 2012 - December 31, 2012

	Calendar Year 2011	Calendar Year 2012
Balance on Hand January 01, 2011 and January 01, 2012	\$161,884	\$162,436
	Total	Total
Receipts - Events and Program Specific		
Navratri	\$29,784	\$21,977
Diwali	10,530	14,757
Drama	9,234	10,095
Janmashtami Program	-	681
Events & Program Specific Donations/Contributions Received	3,600	1,381
Music Program	3,000	
•	-	1,775
Other Receipts (Vendors, etc.)	-	15
Youth and Other Events (Bowling, Ski trips)	-	-
Temple & Other Field Trips	760	2,571
Picnic	1,321	1,490
	\$55,230	\$54,743
Disbursements - Events and Program Specific		
Professional Fees and Other Payments to Independent Contractors		
	\$18,185	\$32,395
(Includes Payment For Drama, Caterers, Artist for Navratri/Diwali)	44.500	2 005
Event Fees & Supplies (Fees, Misc Food & Supplies)	14,569	2,096
Occupancy, Rent (School Facilities), Utilities, and Maintenance	11,145	12,340
Transportation & Related (Contractors)	3,600	4,085
Event Specific Printing, Publications, Postage, and Shipping	_	_
Music System Rental & Audio Technicians	2,800	1,200
Custodial Service Fees (Janitorial)	1,320	520
Donations Paid		
	2,503	3,002
Event Specific Office and Administrative Expenses	<u> </u>	-
	\$54,122	\$55,637
Receipts Less total Disbursements - Events and Program Specific	\$1,108	(\$895)
Receipts - General		
Advertisement Proceeds	\$1,665	\$970
Investment Income	1,327	650
Management Training and Team Building	-	-
Donations - General	_	60
	\$2,992	\$1,680
Disbursements - General	32,332	31,080
	Å4.440	44.424
Printing, Publications, Postage, and Shipping	\$4,448	\$4,124
Professional Fees	-	-
Office Supplies	19	187
Liability Insurance	287	272
Meetings and Administrative Costs	245	1,400
Management Training and Team Building	<u>-</u>	-
Bank Fees	_	69
	1 200	03
Donations Paid - General	1,200	-
	\$6,199	\$6,053
Receipts Less total Disbursements - General	(\$3,206)	(\$4,373)
· ·	(1-7-1-1)	(1 /212)
Receipts - Membership Dues		
Members' Dues - Life Membership (12 - Year 2011; 9 - Year 2012)	\$2,350	\$1,803
Members' Dues - Annual Membership (6 - Year 2011; 1 - Year 2012)	300	50
Total Membership Dues Received	\$2,650	\$1,853
Net Increase or Decrease in Cash Balance	\$551	(\$3,415)
Balance on Hand December 31, 2011 & December 31, 2012	\$162,436	\$159,021
Prepared: 12/31/2012		

Audited: Jul 2012 (Audit completed through Jul 2012)

Audited By: Atul Patel & Nilesh Desai

Note: Clarification of expense categories subject to change based on any additional information made available after the report date.

Gujarati Samaj of Baltimore

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Drama – Bade Luchhe Lagte Ho (Roopa Divetia, Nimesh Shah, Mallika Shah & mo	re) March 22, 2013
Bowling Event	TBD
Special General Body Meeting for Bylaws	
Picnic @ Centennial Park East Pavilion H	
Vraj Trip	September 2013
Navratri @ Meadowbrook Athletic Complex	September 28, 2013
Navratri @ Meadowbrook Athletic Complex	October 5, 2013
Navratri @ Meadowbrook Athletic Complex	October 12, 2013
Navratri @ Meadowbrook Athletic Complex	October 19, 2013
Diwali Dinner	November 16, 2013
General Body Meeting	TBD