# **SOCIAL BYLAWS**

# NATIONAL CONFEDERATION OF LEBANON - BRAZILIAN ENTITIES CONFELIBRA

#### TITLE I

THE NATURE OF NAME, HEADQUARTERS, THE FORUM, THE DURATION, THE AREA OF ACTION, AND THE LANGUAGE OF THE FISCAL YEAR.

Article 1 The National Confederation of Lebanese -Brazilian Entities - CONFELIBRA , XX.XXX.XXX CNPJ / XXX -XX , incorporated on XX / XX / XXXX , is a civil society , the private, non -profit , by regulating by law , by these Bylaws and by internal rules , having :

- I. headquarters and management in Goiânia / GO, Av will xxxxxxxx , xxxxxx .
- II. jurisdiction are in Goiania GO;
- III . the action area in the whole national territory;
- IV. an indefinite term;
- V. fiscal year and lasting for twelve (12) months, beginning on August 1 and ending on July 30.
- VI . The CONFEDERATION official language is Portuguese, using, subsidiary and simultaneously, the Arabic language , when circumstances so require .

#### TITLE II

#### THE CORPORATE

- Article 2. The Confederation, acting as the representative body of the Entities Lebanese Brazilian, is social objectives:
- I Combine and harmonize the efforts of its affiliates to maintain and strengthen the bonds of understanding, friendship and respect between the people of Lebanon and Brazil:
- II . encourage and foster the exchange between Brazil and Lebanon;

III . encourage the study and research of culture and millennial history of Lebanon through courses , seminars , conferences , trade fairs, exhibitions , tourism and other compatible media, aiming at better understanding of its heritage and Lebanese contribution to human progress ;

IV.create and maintain instruments of dissemination of ideas and information relating to its objectives;

V. encourage, support, reward and promote any endeavor aimed at good understanding for peace, education, ethics and harmony among peoples;

VI .promote exchanges with related national and international organizations, to facilitate the achievement of its objectives;

VII .strengthen the ties between its affiliated friendship and cooperation for mutual benefit in the social, sporting, intellectual, civic and informative;

VIII . ensure, with representativeness in public opinion and constituted authorities , the good name and concept of their members and citizens of Lebanese descent , wherever they are violated or curtailed their rights ;

IX . act as conciliator in disputes which emerge among its members, when requested , or when the situation requires;

X increase foundation and the affiliation of new entities Lebanese -Brazilian, as well as the affiliation of new Partners Contributors;

XI . cooperate with the State and Federal District Associations and Clubs to highlight the objectives assigned to them , supporting them to achieve the same ;

XII . ensure that the affiliated organizations stay attuned to the guidelines of this Statute:

XIII . promote events on a national level to achieve the objective of maintaining cohesive and united the Lebanese community in Brazil;

XIV . perform at least once every two years , at the headquarters of one of the Federations or the Federation of the Federal District , meetings or forums , seminars , regional conventions , in order to strengthen , at all levels , the relations between the peoples of Brazil and Lebanon , as well as of those associations with the National Executive Board of the Entity;

XV . promote at least once a year , the President of the Confederation meeting with the Presidents of the Federations and the Federal District , in conjunction with the Club .

XVI . coordinate, supervise and assist the development and implementation of marketing and communication projects of the Confederation affiliated entities involving CONFELIBRA brand and standardize the use of this emblem by editing instruments for regulating systemic application and participation in institutional events with this purpose of enhancing the relationship and identity with the Confederation;

XVII. establish partnerships with other public and private institutions of social, cultural, technological, athletic, intellectual, civic and informative;

XVIII. produce, publish, edit, distribute and promote books, magazines, videos, films, photos, tapes, disks, magnetic or optical disks, various materials, exhibitions, broadcasting programs and other means of media, sponsor and promote jobs or studies related to history and culture of Lebanon;

XIX. promotion by any means information and knowledge produced by you or third parties and their related activities

XX . promotion by any means information and knowledge produced by you or third parties and their related activities ;

XXI. promote, organize, produce, promote and participate in national and international events and campaigns to support and protect our environmental and cultural heritage, the rights of peoples and human rights, in particular the people of Lebanon.

First Paragraph - In fulfilling its objectives, Confederation can, by itself or in cooperation with third parties:

- a) organize the library and information services;
- b) produce, publish, edit, distribute and promote books, magazines, videos, films, photos, tapes, disks, magnetic or optical disks, various materials, exhibitions, broadcasts, and other multimedia resources;
- c ) carry out prospecting , recording, editing and dissemination of images, music , testimonials related to their various activities ;
- d) document, by all means, its various activities, as well as the facts and circumstances which have relation to its purposes;
- e) distribute and sell products and the company itself or materials from third parties;
- k ) undertake and promote exchanges with other entities for the common defense of the cultural and historical heritage , with special emphasis on the Lebanese people ;
- l) to undertake, organize, promote or participate in cultural and scientific events such as debates, conferences, seminars, courses and conferences and research.

Paragraph Two. In carrying out its activities, programs, projects and action plans, the Confederation shall observe the principles of legality, impersonality, morality, publicity, economy and efficiency.

#### TITLE III

#### **MEMBERSHIP**

#### CHAPTER I

#### CONDITIONS OF MEMBERSHIP

Article . You can join the Confederacy the Lebanese - Brazilian entities provided corporate partners and individual contributors. Consider the following Lebanese - Brazilian entities:

- I. as 27 (twenty) Federations and the Federal District;
- II . Lebanese Club in regular operation.

Single Paragraph. Be admitted as affiliated clubs with designation of Arab - Lebanese origin, since their statutes comply goals that guided the founding of the Confederation.

#### CHAPTER II

#### ASSOCIATIONS OF STATE AND FEDERAL DISTRICT

Article . The Federations and the Federal District , as defined in art. XX ( see the first article of this title ) , subsection I hereof , are sections of Confederation established to facilitate communications of the National Executive Board with all Lebanese -Brazilian community .

Article . Each Federation shall consist of a Chairman and a Vice - President , elected by the Lebanese - Brazilian entities within its jurisdiction , for a term of three (03) years with the right of reelection.

Article . The Presidents of the Federations and the Federal District will be assisted in its task of applying the standards of the Confederacy within the limits of their respective jurisdictions, for many consultants , directors and regional coordinators how many presidents deem necessary , shall be communicated them their names to the General Coordinator and the General Assembly to refer these powers .

First Paragraph. The Presidents of the Federations and the Federal District shall indicate, in agreement the President of the Confederation and the General Coordinator , the names of the Regional Coordinators for their respective federal units .

Paragraph Two. The Federations and the Federal District shall have a Board of Partners Employees, whose number is at the discretion of each Federation.

Paragraph Three . The Presidents of the Federations and the Federal District shall also be supported in their respective administrations by a Council consisting of the presidents of Lebanon -Brazilian entities existing in their jurisdiction.

Article. The Federations and the Federal District shall assist the Confederacy in the task of enlisting collaborative partners within their respective jurisdictions.

Article. Any agreement to be signed by associations with other national or international organizations shall be subject to approval of the National Executive Board.

Article. The title will be restricted to the Coordinator General Coordinator and Deputy Coordinator, nationally, and Regional Coordinator, within the limits of the jurisdiction of the Federations.

#### CHAPTER II

#### MEMBERS OF EMPLOYEES

Article. Collaborating partners are individuals who propose to honor the Confederacy and to cooperate with it morally and financially in achieving their goals and , as a statute, it admitted.

First Paragraph . Employees Partners will have their membership portfolio provided exclusively by the General Treasury of the Confederacy.

Paragraph Two. Employees do not respond Partners, jointly or alternatively, the obligations undertaken by the Confederation nor is in relation to the obligations undertaken by Partners employees.

Article . Employees Partners participating in the National Executive Board, through its own Board consisting of 21 members.

#### **CHAPTER III**

#### **ADMISSION OF AFFILIATES**

Article. The membership is made free of charge, establishing regular contributions as art. (TITLE VI OF ASSETS AND WINDING UP OF THE CONFEDERATION OF EQUITY CHAPTER I , Article XXX , paragraph I ) .

Article . Membership of the Confederation shall be formalized in a letter addressed by the entity or collaborative partner to the President of the Confederacy, accompanied by the following documents:

- I. the case of Lebanese Brazilian entity:
- a) copy of the Statute of the entity;
- b) list of names of the respective components governing framework;
- c ) commitment to meeting the guidelines and statutory , regulatory and internal standards , to be told the Confederation .
- II . case of collaborative partner:
- a) copy identity card;
- b) copy the CPF / MF
- c) proof of marital status, occupation, business address and home address.
- d ) commitment to meeting the guidelines and statutory , regulatory and internal standards , to be told the Confederation .

Article. Upon compliance with all documentary requirements, the application for membership shall be examined and decided by the National Executive Board.

#### **CHAPTER IV**

# RIGHTS AND OBLIGATIONS OF CONFEDERATION THE AFFILIATES SECTION I

#### **RIGHTS**

Article The rights of members:

I participate in the events of the Confederation;

- II . through their representatives vote and be voted within the limits of its powers;
- III . propose new affiliations in the case of Lebanese -Brazilian entities or collaborative partners ;
- IV. suggest their powers statutory changes that optimize the performance of the Confederacy;
- V. appeal to competent advice about any harmful to the interests of the Confederacy acts.

#### **SECTION II**

#### **DUTIES**

Article. The duties of members:

I pay your contributions, as established by statute;

- II . comply with the provisions of this Statute and the regulations are adopted;
- III . contribute to the development of the Confederacy at all levels and for the aggrandizement of the Lebanese -Brazilian community .
- IV. keep up your data like address, entities and joint venture partners.

#### CHAPTER V

#### **PENALTIES**

# **SECTION I**

# THE WARNING, SUSPENSION AND EXCLUSION OF AFFILIATES

Article . Upon violate any statutory or regulatory provision legal in civil or criminal matters , the affiliates will be liable to the following penalties will be applied according to its severity , the National Executive Board in procedure that ensures ample protection and contradictory. They are:

I notice:

- II . suspension;
- III . Exclusion.

Article may be appealed to an Extraordinary General Meeting within 30 days from the date of receipt of notice.

# TITLE IV

#### SOCIAL ORGANIZATION

#### CHAPTER I

#### OF BODIES

Article The structure of the Confederacy consists of the following governing bodies:

- I. General Assembly;
- II . National Executive Board;
- III . Supervisory Board;
- IV. Special advice.

#### **CHAPTER II**

#### **GENERAL ASSEMBLY**

° Art . The General Assembly is the supreme organ of the Confederation and its deliberations are sovereign within the limits of the law and these Bylaws , and all had taken any decision of interest confederation.

Sole Paragraph. The decisions taken at the General Meeting are binding to all members, even those absent or dissenting .

- ° Art . The General Meeting shall comprise:
- I. For the National Executive Board;
- II. One (01) representative from each State Federation; (27)
- III . One (01) representative from each member club;
- IV. One (01) of each Employee Representative Council;
- V. Ex -Presidents of CONFEDERATION;
- ° Art . The General Assembly shall normally be convened and chaired by the Chairman of the National Executive Board , and in his absence , the Vice President .

Section A General Meeting shall be called with at least thirty (30) days by publishing a notice in the Official Gazette, registered mail with return receipt (AR) and electronic media (email, SMS).

- ° Art . The call notice for the General Meeting shall:
- I. Social nominated then CONFEDERATION of the expression "Convocation of the General Meeting, Ordinary and / or Special", as applicable;
- II . the day and hour of the meeting, on each call, as well as the address of the place of performance, which, unless otherwise justified, will always be the registered office;
- III . the ordinal sequence of calls;

IV. the agenda of the work, subject to the specifications;

See the number of members on the date of dispatch of the notice for the purpose of calculating the quorum.

VI .location, date, name, title and signature (s) responsible (s) for convening.

- ° Art . The quorum for the General Meeting of installation is as follows:
- I. 50 % of the number of members entitled to vote at the first call;

II .any number of members entitled to vote at the second call;

First Paragraph. Should be obeyed the 30 minute interval between the first and second call.

Paragraph Two. For the purpose of verification of the quorum referred to in this Article, the associated number of gifts in each call, up -to determine the signatures of delegates bets on attendance list.

- ° Art .The voting quorum of the General Meeting shall comply with the following criteria:
- I.  $\frac{3}{4}$  ( three quarters ) of the voluntary body with the right to vote for the dissolution of the FEDERATION ;
- II . 2/3 (two thirds) of the voluntary body with the right to vote, to discuss amendments to the Statute and the purchase and sale of immovable property, as well as acquisition of assets whose total value exceeds the ceiling set by the Assembly;
- III . Majority vote to decide on the removal of all or part of the National Executive Board of the Confederation and its filling vacancies arising there from;
- IV. Simple majority vote to decide on the election of the components of Councils as well as on other matters not specified in the preceding paragraphs or arranged otherwise in the present Statute.
- $^{\circ}$  Art . The convening of the General Assembly , in which the agenda stating amendment of statutory provisions , should be accompanied by targeted changes and be done through notice was published , at least thirty (30) days in the Official Gazette
- ° Art . The representation of associated entities will be admitted by skilled power of attorney , provided that the trustee is also associated , in full exercise of their statutory rights , not being permitted to vote whose membership in the entity associated CONFEDERATION occurred within 30 ( thirty) days before the date of the Meeting .
- ° Art . The resolutions and relevant materials shall appear in the minutes , recorded in own or typed and numbered book, gathered in files and signed by the President of the Assembly, three (03) representatives of member institutions this committee and the secretary , and other representatives so wish .
- ° Art . Privately about the General Assembly are:

I shall election and inauguration of President and Vice - President of CONFEDERATION, endorsing the other name of the National Executive Board chosen by the President, in addition to the components of the Councils;

- II . Within the same period, elect and give possession to fourteen (14) components of the Supervisory Board, with seven (07) members and seven (07) alternates;
- III . Analyze the report and accounts and balance sheet for the year, earlier submitted by the National Executive Board of the Confederation, with their opinion of the competent organs, and decide on its approval;
- IV. Approve plans and guidelines CONFEDERATION and budgets;
- V. Change statutory provisions, subject to the restrictions;
- VI . Establishing the spending limit of the board of the confederation can make to the achievement of its functions:
- VII . Dismiss, partially or totally, the National Executive Director of CONFEDERATION and fill vacancies arising there from;
- VIII . Ratify decisions of the National Executive Board of CONFEDERATION as the filling of vacancies on the same during the term of office;
- IX . Dissolving CONFEDERATION and the allocation of its net assets;
- X. Approve the appointment of the city, date and place of the subsequent Annual General Meeting, if necessary.
- $^{\circ}$  Art . The Annual General Meeting to be held compulsorily once a year , in the second quarter of each year , to discuss any matters of social interest , duly mentioned in the call notice .
- ° Art . The Extraordinary General Meeting shall be held whenever necessary and may decide on any matter of social interest, provided that mentioned in the call notice, and may be taken :
- I. On the initiative of the President of the Confederation;
- II. At the request of any of the boards, always with the signature of one half plus one (01) members;
- III . At the request of at least twenty (20) entities, in full enjoyment of their constitutional rights, provided they are directed to the office by the National Executive Board.

#### **CHAPTER III**

THE NATIONAL EXECUTIVE

**SECTION I** 

**SKILLS** 

° Art . The National Executive Board is the body responsible, directly or indirectly, for compliance with the principles and statutory provisions, in addition to the deliberations of the Board and General Meetings , managing the assets of the Confederacy and making the decisions that are necessary , within its competence .

Single paragraph. The National Executive Board decides on omissions hereof, as well as test and modify the Internal Rules and / or Regulations of the Confederation, hearing the Board of Extraordinary Affairs .

#### **SECTION II**

# CONSTITUTION

Article. The National Executive Board of the Confederation shall be:

- I. by the President;
- II . Vice President;
- III . General Coordinator and Deputy Coordinator;
- IV. General Secretary and Deputy Secretary;
- V. Treasurer General and Deputy Treasurers;
- VI. Heads of Departments;
- VII. Chairmen of the Board, and a representative of the Special Boards.

#### SECTION III

# POWERS OF THE NATIONAL EXECUTIVE BOARD MEMBERS

#### SUBSECTION I

# THE PRESIDENT

Article. The President of the Confederation:

- I. Represent CONFEDERATION, actively and passively;
- II. Ensure the enhancement of the Confederation;
- III . Sign, with the Secretary General, cooperation agreements and exchange, partnership terms , respecting the laws of Brazil ;
- IV. Sign, with the Secretary General, titles and honorary degrees, and grant awards instituted by the Confederation;
- V. Grant title affiliated (a) the persons and entities that join the Confederacy;
- VI . Convene meetings of the Board and the Annual and Extraordinary General Meetings, presiding, directing and signing its minutes, together with the General Secretary;

- VII . Resolve after consulting the Department of Extraordinary Affairs, ad referendum of the National Executive Board, emergency problems;
- VIII . Authorize expenditure within the limits established by the General Assembly, signing their checks along with the Treasurer General , or in case of his disability, with one of the Assistant Treasurers ;
- IX . Appoint consultants when the situation requires;
- X. Resolve disputes and resolve questions arising under the affiliated to the Confederation ;
- XI . Appoint the General Secretary, Assistant Secretary, Treasurer General, the Treasurer and Department Heads;
- XII . Report annually to the General Assembly the Activity Report, approved by the Board, and the Balance Sheet with the assent of the Supervisory Board.

Article . President of the Confederation is concurrently President of the National Executive Board , elected and installed along with the other members of the Boards of Directors for a term of equal duration .

Article. Wandering up the post of President of the Confederation in the first half of his term , by impediment , by resignation or death, up -to carry its fill in , specially convened General Assembly , and in other cases by the Vice Chairman of the Board National Executive .

#### **Subsection II**

# THE VICE PRESIDENT

Article. The Vice -President of the Confederation collaborates with the President in his duties, fulfilling the tasks designated by him, replacing it in its impediments.

#### **Subsection III**

# **GENERAL COORDINATOR**

Article . The Chief Engineer of the Confederation cooperate with the President , is aiming to achieve the purposes of CONFEDERATION , coordinating the activities of its governing bodies , fostering relationships of affiliated associations , bringing together and reconciling antagonistic tendencies , seeking harmony and peace and aiming at enhancement of Confederation .

First paragraph. The General Manager shall perform the tasks entrusted to it by the President .

Second paragraph. It is for the Deputy Coordinator cooperate with the General Confederation Engineer in his duties and replace it in its impediments.

#### **Subsection IV**

#### SECRETARY GENERAL

- Article . The Secretary General of the Confederation:
- I. cooperate with the President generally in matters relating to the Secretariat;
- II . organize and respond by the activities of the Secretariat;
- III . sign, along with the President , the documents relating to their area of expertise ;
- IV. publish all the news of the activities of the entity;
- V. secretary of meetings of the National Executive Board and the General Assembly and write the minutes.

Single paragraph. It is for the Deputy Secretary of the Confederation collaborate with the General Secretary in his duties , fulfilling the tasks designated by it and replacing it in its impediments .

#### Subsection V

# TREASURER GENERAL

Article. The Chief Treasurer of the Confederacy:

I receive and maintain a financial institution designated by the President and the National Executive Board all financial assets of the Confederation;

- II . pay the expenses authorized by the National Executive Board and save your responsibilities under the respective voucher;
- III . sign, with the President , the checks for the payment of the Confederacy ;
- IV. sort and update record of cash movement, the revenue and expenditure;
- V. prepare the balance sheet for the year and sign it along with the President, after consulting the Supervisory Board;
- VI . perform administrative actions to enforce the Department of Finance;
- VII . provide the State Federations and the Federal District , as well as the clubs portfolios Partners Employees, duly numbered and signed by the President of the Confederation and the Treasurer General .
- VIII . perform all administrative routines necessary for the proper functioning of the Confederation .

Single paragraph. It is for the Treasurer ( s ) State ( s ) of the Confederation collaborate with the General Treasurer in his duties and replace it in its impediments .

# **Subsection VI**

#### **HEADS OF DEPARTMENT**

Article . Departments of National Officers, as well to the tasks of their own heads will be subject to being approved by the National Executive Board Bylaws prepared in regulation.

#### **SECTION IV**

#### THE COUNCILS

#### SUBSECTION I

#### **COUNCIL TAX**

Article. The Supervisory Board is the administrative body whose function is to oversee the financial and economic movement of Confederation.

Article. The Audit Committee consists of seven (07) members and seven (07) alternate members. The components elect, within its framework, the President of the Council shall hold office for three (03) years with the right of reelection.

Article. The Audit Committee is convened, ordinarily at least once a year to examine the accounts of the cash situation, records and other documents of financial and patrimonial character, issuing its opinion on bills and Ending Balance for the year, presented by the Board National Executive of the Confederation to the General Assembly.

Article. The Audit Committee shall meet extraordinarily whenever summoned to opine on matters within its jurisdiction and submitted to it by the National Executive Board.

Article . Meetings of the Audit Committee shall be held with the presence of most of its components .

Article. In case of temporary absence, incapacity or vacancy of the Supervisory Board members, holders components will be replaced by alternates, keeping the balance in the composition of the same for the regions of the country.

Article. The Supervisory Board following the work of any independent external auditors;

# **Subsection II**

# ADVICE OF SPECIAL

Article. The Special Councils are bodies of Confederation intended to cooperate with the other organs of the organization from achieving its goals.

Article . The CONFEDERATION consists of the following Special Advice:

Of I. Emeritus;

- II. Collaborating partners;
- III . Handyman;
- IV. Relations with International Entities;
- V. Woman:
- VI . Youth:
- VII . Extraordinary Affairs;

VIII . The Special consultants.

Article . The Special Council of Emeriti shall meet ordinarily once a year to assess the performance of the National Executive Board .

Single paragraph. The Special Council of Emeriti can always be cranking also in exceptional occasions to discuss relevant issues of Confederation.

- . Art. The Special Council of Emeriti consists of the following members:
- I. Founding of the Confederation;
- II . People who excel in relevant activities on behalf of the Confederation;
- III . Vice -President of the Confederation;
- IV. Former Presidents of the Confederation;
- V. Ex Presidents of the Federations and Clubs.

Single Paragraph. The members referred to in item II of this article will be chosen by secret ballot by the members of this Board exercised, and applicants must be given, in writing, by the National Executive Board or twenty (20) members of this council.

Article . The Special Council of Partners Collaborators consists of individuals who propose to honor the Confederacy and to cooperate with it in achieving your goals. The Special Council of Employees Partners is comprised of a maximum of 21 ( twenty one) members .

Article . The Special Council of the Liberal Professions will be formed by members exercising liberal professions. The Council may be divided into corresponding categories to various professionals groups.

Article . The Special Council on Foreign Relations is composed of people chosen by the President and familiar with issues relating to the participation and presence of Lebanese in the world . The Council will advise the National Executive Board and referral of matters relating to this presence.

Article . The Special Women's Council is composed of ladies and Ladies who should act in social and cultural fields of Confederation.

Article . The Special Youth Council will consist of boys and girls with an interest in knowledge of the history of Lebanon, in the preservation of their identity, their cultural heritage and exchanges at all levels , with young Lebanese descent worldwide .

Article . The Special Board of Extraordinary Affairs consists of people of choice of President and shall meet when convened by this, to decide, subject to approval of the National Executive Board, on emergency and relevant issues of the Confederacy.

Article. The Special Advisory Board is composed of Lebanese - Brazilian personalities empowered to collaborate with the President of the Confederation, instructing you and guiding you on various issues and solving problems relating to the interests of the Confederacy.

First Paragraph. The Presidency may increase the number of Boards and Departments, when all other components of the National Executive Board deems necessary, ears.

Paragraph Two. The Special Boards will be chaired by one of its members, elected by their peers for a term of three (03) years with the right of reelection.

Paragraph Three. The convening of the Special Boards will be made at least fifteen (15) days by the President of each Council, by circular to its members, being able to use electronic and digital means such as e- mails to all its members, performing the session with a simple majority quorum for deliberations.

# **SECTION V**

# **ELECTION, TERM AND POSSESSION**

#### CHAPTER I

#### **ELECTION AND TERM**

Article . Elections for President of the Confederation and other positions , at all levels , will be held three (03) in three (03) years in the General Assembly , obeyed the precepts set in the body hereof .

Article. Voting will be by secret ballot, unless there is a single plate inscribed, making it possible to achieve the result through the acclamation process.

Article. The record of slates of candidates will be made until twelve (12) hours before the start of voting, as provided in the call letter.

Article. Voters exercise their rights provided that it satisfies the requirements hereof.

Article. In case of a tie, the Chairman shall have the casting vote.

#### CHAPTER II

#### **POSSESSION**

Article. The winners of the election campaign will be seated at the same General Assembly at which they were elected.

### TITLE VI

# **EQUITY AND WINDING UP OF CONFEDERATION**

# CHAPTER I

# **HERITAGE**

Article . The Heritage Confederation consists of:

- I. regular contributions from their members, as follows:
- a) For the Federations in the order of 05 (five ) percent of gross revenue;

- b) one (01) percent of the gross revenue of Lebanese Clubs.
- II . individual contributions of benefactors;
- III . movable and immovable property that the Confederation has or will have through acquisitions , donations and bequests;
- IV. rents or rights acquired by extraordinary contributions, subscriptions, donations, legacies, grants, donations or aid;

See other equity income.

Article . Assets, revenues and rights of the equity of Confederation could only be used in furtherance of its objectives , allowing to transfer , binding or pledge , lease, rental and leasing of real estate when necessary for obtaining resources in favor of Confederation , subject to the statutory provisions .

Article. The endowment funds will be administered by the National Executive Board.

#### **CHAPTER II**

### WINDING UP OF CONFEDERATION

Article. The Confederation may only be dissolved by resolution of ¾ (three quarters) of the voluntary body, in full enjoyment of the statutory meeting rights at the Extraordinary General Meeting specially convened for this purpose.

Article . In case of dissolution of the Confederation, the General Assembly shall decide on the allocation of its assets, which can only be transferred to the institution and / or foundation legally established in the country , and cultural or health care related purposes at the discretion of the Board .

Article . Approved the dissolution of the Confederation and the allocation of its net assets , the General Assembly shall appoint seven (07) representatives , one from each region , to implement and give effect to a resolution , meeting the statutory standards and laws in force in the country .

# TITLE VII

# THE TRANSITIONAL AND GENERAL PROVISIONS

# **CHAPTER I**

# TRANSITIONAL PROVISIONS

Article . Exceptionally , the first term of the members of the Confederation has started in nine (09 ) July 2001 and ending on June 30, 2004 , and the President shall have the prerogative to indicate the names of the Vice President , the Treasurer General and his Deputy , the General Secretary and Deputy Presidents of the Federations and the Federal District , the Chairman Emeritus and Chairman of the Board of Partners employees .

#### CHAPTER II

#### **GENERAL PROVISIONS**

Article. The calendar year of Confederation begin on June 1 and ends on May 31 of the following year.

Article. The term of the components of the National Executive Board, the Board is three (03) years, reelection being permitted, always beginning on the first (1st) and ending on August thirty (30) July.

Article . Confederation The not distribute profits , dividends, bonuses or grant benefits to members of the National Executive Board and other bodies , in whatever form or guise , which should not be confused reimbursement of interest in the Confederacy , or to comply with legislation that applies to each case .

Article. No member of the member agencies of the Confederation responds, jointly or alternatively, the obligations incurred by the entity, or Confederation responds to the obligations undertaken by any of its directors or affiliates.

Article. The nominating the titles, honorary degrees and awards of any nature is the responsibility of the National Executive Board, which, for such will be a panel of high-level, endorsing the work resulting from this action.

Article . Honorary appointments may be exercised by Brazilian and Lebanese authorities in official meetings of the Confederation.

Article . Apply to missing or doubtful cases existing legal provisions and in their absence it is up to the National Executive Board to settle and resolve the matter.

Article. This Statute shall enter into force automatically on the date of its registration in the Registry of Deeds and Documents Registration of this District, and on the occasion of this, already composed the following positions, namely qualified.

Goiânia / GO, xx xxxxxx 2012.

PRESIDENT, xxxxxxxxxxxxxxxxxxxxxxxxxxxxxx

Visa Lawyer	
OAB n . °	