

Wado-Kai Karate Association



Of
Canada



Bylaws

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The name of the Society is **Wado-Kai Karate Association of Canada**.

Hereafter may be referred to as the "Association" or "Wado Canada".

The purposes of the Association are:

- a) To teach Wado Karate.
- b) To teach physical well-being and fitness.
- c) To promote the principles and teaching of Karate and to work towards the advancement of Karate together with other Karate groups throughout the World.
- d) To sustain the traditional Karate of the Wado style as founded in Japan by Master Hironori Otsuka.
- e) To promote the growth of Wado Karate-doh.
- f) To arrange Karate tournaments and to award prizes.
- g) To provide financial support to participants in Karate competitions.
- h) To purchase, take on lease, hire or otherwise acquire and hold lands or buildings or any interest therein in the furtherance of such objectives for the members of the Association.
- i) To form a National Headquarters for Wado Karate-doh.
- j) To form Branch Member clubs and District Headquarters, under the control of the Headquarters.
- k) To establish rules of conduct for the Association.
- l) To function as a non-profit society.
- m) To join with other Karate organizations in order to benefit the Association and to use their curriculum and technical manuals when appropriate.

STRATEGIC PLAN

MISSION STATEMENT:

The Wado Karate Association of Canada is a national, non-profit organization dedicated to the advancement of Wado karate as developed by Hironori Otsuka and taught by Masaru Shintani and Gregory Reid.

We provide technical direction and standards for our member clubs and provide expertise through teaching and seminars. We maintain harmonious relations with other karate organizations for the benefit of all karate-do.

VISION STATEMENT:

To increase the level of technical knowledge throughout the organization's membership by fostering a strong technical environment for our member clubs.

This will create opportunities for our organization to expand nationally and internationally.

VALUE STATEMENT:

We believe that Wado karate is an enjoyable life-long activity for all. It is both a martial art and a sport. It develops character, mental and physical wellness and provides an excellent recreational opportunity.

These serve as guidelines for our conduct and behaviour as we work towards our vision.

- Integrity
- Loyalty
- Perseverance
- Accountability
- Respect
- Harmony
- Responsibility

We work towards the advancement of Wado karate for the betterment of our members and the communities in which we live.

1. MEMBERSHIP:

1.1 The membership shall consist of the subscribers of the Bylaws and of such other individuals and of such societies, organizations and other associations with similar objectives as the Association are admitted as members by the Board of Directors.

1.2 Qualifications for membership in Wado Canada shall be:

1.2.1. The applicant must have a bona fide reason related to Karate;

1.2.2. The applicant shall not have been convicted of any criminal offense, and be of good moral character;

1.2.3. Any person applying for membership, even though convicted of a criminal offense, may become a member in good standing if the application is approved by the Board of Directors;

1.2.4. Any member convicted of a criminal offense while a member may remain a member in good standing with the approval of the Board of Directors.

1.2.5. The applicant will complete such forms as are determined by the Board of Directors and submit the appropriate application forms to the Board of Directors with the appropriate fee, information and documents.

1.2.6. The determination of the Board of Directors to reject any applicant of membership or to extend any probationary period is final and binding on the applicant.

1.2.7. No applicant will be refused membership on the grounds of sex, race, colour or religious belief.

1.2.8. A Corporation will not be eligible for or considered as a member.

1.3. Types of Membership:

1.3.1. Regular Membership:

Regular members must be sixteen years of age or older, and hold a Yudansha or Mudansha rank approved and accepted by the Wado-Kai Karate Association of Canada, and must be members of a Branch club in good standing.

An applicant for regular membership must present, upon request of the Board of Directors, certification of his/her bona fide qualifications and pay the membership fee for one year in advance at the time of his/her acceptance into the Association.

Each regular member in good standing shall be entitled to one vote on each question arising at any special or general meeting of the Association, providing that such member has been a regular member for the preceding nine months.

Each applicant for regular membership shall promptly be informed by the Secretary of his/her admission as a regular member. The regular membership will be on a trial basis for the first nine months. The said trial basis may be extended for six months by the Board of Directors in its absolute discretion but no further.

The fees will be determined from time to time by the Board of Directors.

1.3.2. Associate membership:

Associate membership shall be persons studying and practicing Karate in a style other than Wado, or persons studying Wado Karate who are not eligible for regular membership. Associate members may not vote.

An Associate member may be granted regular membership with the approval of the Board of Directors. The membership will be on a trial basis for the first nine months, provided always that the said trial basis may be extended by the Board of Directors in its absolute discretion for six months but no further. Associate membership fees will be determined from time to time by the Board of Directors;

1.3.3. Honorary Membership:

Honorary members shall be those persons as may be decided on by from time to time by the Board of Directors. Persons eligible for Honorary Membership will be persons or entities who have made major contributions to Karate-doh or to the Association. They may or may not be karate-ka. They may not vote at meetings, but are entitled to notice of meetings of the members of the Association. They are not required to pay membership fees. They shall not participate in any distribution of the property of the Society upon dissolution of the Society.

1.3.4. Branch Club Membership:

- a.** Branch Club memberships shall be clubs studying and practicing the style of Wado Karate-doh approved and accepted by the Wado-Kai Karate Association of Canada. The fee for club membership will be decided, from time to time, by the Board of Directors. Club memberships will be known as Branch Clubs.
- b.** An applicant for Branch Club membership must pay the membership fee for one year in advance at the time of its acceptance into the Association, and the applicant Branch Club membership shall be on a trial basis for nine months from the date of such acceptance before such applicant is made a full club member. The fees for Branch Club membership will be set from time to time by the Board of Directors.
- c.** The applicant Branch Club's membership may be rejected or the Branch Directors on the following grounds:
 - i.** If the club fails or neglects to abide by the Bylaws herein or any rules or regulations, orders, directives or instructions from time to time promulgated by the Board of Directors; or
 - ii.** If the club interferes in the internal affairs of any other club member or applicant club member; or
 - iii.** If the club fails or neglects to abide by the rules of conduct of Karate tournaments as set from time to time by the Board of Directors.

- d. Provided always that the said trial basis for nine months may be extended by the Board of Directors in its absolute discretion for six months but no further;
- e. Such Branch Club memberships shall not be entitled to vote; but may elect a Representative to attend at meetings. Each Branch may elect one representative. Representatives may be members of the Board or elect Members of the Board in a manner determined by the Board from time to time.

Branch Representatives will be elected by the branch clubs at their Annual General Meetings or at a Special General Meeting. Notice of the election will be given to all members of the Branch Club in good standing, at least fourteen (14) days in advance.

The Notice of the meeting will include the names of the nominees and the reason for the meeting. Nominations will not be accepted from the floor unless there are no other nominations. The election will be by majority vote. The chair will have a casting vote.

Each elected branch representative will register with the headquarters. The representative will be a member of the Board of Directors. The term of the representative will be two (2) years unless the representative resigns before the end of the two-year term or unless the term is repealed by a special meeting of the Branch.

There will be no more than five Branch representatives on the Board. If the number of Branches exceeds five then the Board will decide how the number will be reduced to five using a democratic process. The democratic process selected by the Board will be ratified, repealed or replaced by appropriate resolutions at the next annual general meeting.

- f. Each Branch Club membership shall be notified promptly by the Secretary of its admission as a member.
- g. Each Branch Club will normally require a minimum of ten members of which one must hold a Dan rank.
- h. At least one member of the Branch Club must normally be a 3rd Dan or above as authorized by Wado Canada.
- i. No founding member of a new Branch can be a member of another Karate Association if in the discretion of the Board of Directors, a conflict of interest will be created.
- j. A place of training must be assured.
- k. When applying for membership the Branch Club applies to the National Headquarters of the Society.
- l. When applying for membership, a prospective Branch Club will enclose a list of all the Karate associations to which the prospective Branch Club members belong.

- m. Branch Clubs will each have their own set of Bylaws. The Bylaws will be consistent with those of the Association. They shall have power to accept applications for membership on behalf of the Association. All members of the Branch clubs shall be or shall apply to become members of the Organization, complete the appropriate forms and pay the appropriate fees.

They will be responsible to the Board of Directors in all matters relating to the running of the Association. They will submit reports as requested by the Association.

1.3.6. Resignation and Expulsion of Members:

- a. Any member may resign by putting such resignation in writing, which shall be effective upon receipt by the Board of Directors. The member shall remain liable for payment of all sums levied or owed by him/her prior to the receipt of the resignation.
- b. All members are in good standing except a member who has failed to pay the membership fees or any other subscription or debt due and owing by the member to the Association and the member is not in good standing so long as the debt remains unpaid.
- c. A member may be expelled by majority vote of the Board of Directors on the following grounds;
 - i. Non-payment of membership fees;
 - ii. Any contravention of the rules, regulations, and Bylaws of Wado-Kai Karate Association of Canada as judged by the Board of Directors;
 - iii. If any member has been found guilty of a crime or offense involving moral turpitude;
 - iv. If any member participates in any unnecessary brawl or other form of fighting, or uses Karate other than for self-defense, sport, demonstration or teaching purposes.

1.3.7. Members will be issued a membership card.

1.3.8. Associate Branch Clubs:

- a. Associate Branch Club memberships shall be clubs studying and practicing the styles of Karate other than Wado Karate-doh approved and accepted by Wado Canada. The fee for club membership will be decided, from time to time, by the Board of Directors. These club memberships will be known as Associate Branch Clubs.
- b. An applicant for Associate Branch Club membership must pay the membership fee for one year in advance at the time of its acceptance into the Association, and the applicant Associate Branch Club membership shall be on a trial basis for nine months

from the date of such acceptance before such applicant is made a full Associate branch club member. The fees for Associate Branch Club membership will be set from time to time by the Board of Directors.

- c. Associate Branch Clubs shall not elect representatives to the Board.
- d. All the other Bylaws relating to Branch Clubs shall apply to Associate Branch Clubs.

1.4. Organization of Clubs:

Where this section refers to Branch Clubs it is to include Associate Branch clubs also.

- 1.4.1.** There will be a National Headquarters. The National Headquarters will supervise all Wado Karate-doh functions of the Association. The National Headquarters will not be a dojo. All branch clubs will report to the National Headquarters of the Association. The National Headquarters will maintain close communications with other Wado organizations in the world.
- 1.4.2.** There will be Branch Member clubs and District Headquarters, under the control of the Headquarters. The Branch Clubs will report to District Headquarters, District Headquarters will report to National Headquarters.
- 1.4.3.** Wherever a level of club has not yet been created, the existing club will report to the next available higher level.
- 1.4.4.** The rules of conduct for the Association will apply to all Regional Headquarters and Branch clubs. Any Branch Club or Regional Headquarters that wishes to incorporate will do so in such a manner that is consistent with the goals and regulations of the Association.

1.5. Membership Fees:

Membership fees will be established from time to time by the Board of Directors of this Association.

1.6. Refunds:

The cessation of a membership or a member for any reason shall not entitle the member to a refund of any fees or membership dues.

1.7. Transfer of Membership:

Upon application to the Directors, membership may be transferred to a person who qualifies for membership and who is the successor of a member in the position formally held by the transferor member or in a similar position to that held by the transferor member.

2. ANNUAL GENERAL MEETINGS, SPECIAL MEETINGS, QUORUM AND VOTING RIGHTS:

2.1. The Annual General Meeting (AGM) of the Association shall be held at least once in each calendar year and not more than fifteen (15) months after the preceding AGM. The meetings of the Association will be held at such places in Canada that are designated by the Board of Directors. The members may resolve to hold a particular meeting outside of Canada.

2.2. At each AGM the following business will be transacted:

- a.** Directors' reports.
- b.** Financial statement.
- c.** Auditors report.
- d.** Auditors shall be appointed or waived.
- e.** Election of officers.
- f.** Other business.

A general or special meeting of the Association may be called by the Directors for the transaction of such business as may be properly brought before a general or special meeting of the Association.

2.3 Meeting Notices:

Whenever under the provision of the Bylaws of the Association notice is required to be given, such notice may be given in person; by prepaid ordinary mail addressed to the person at the last address of that person as recorded in the books of the Association; by facsimile at the last facsimile number of such person as recorded in the books of the Society; by electronic means, including by electronic mail, at the last electronic address of such Person as recorded in the books of the Association or the electronic address of the Member Club at which the Person maintains membership:

Any notice so delivered will be deemed to have been given:

- a.** provided that notice of the time and place of such meeting shall be given to all members and Branch Clubs by mail, courier or personal delivery during a period of not less than 21- 60 days before the day of the meeting.
- b.** notice can be given electronically or telephonically during a period of 21-35 days before the meeting.
- c.** where the notice is given in person, on the date it is so given;
- d.** where the notice is sent by prepaid ordinary mail, on the date it is deposited in a post office or public letter box, Saturdays, Sundays and holidays excepted; and
- e.** where the notice is sent by facsimile or electronic means, on the date it is transmitted.

Notice of any meeting where special business will be transacted shall contain sufficient information to permit the member to form a reasoned judgment on the decision to be taken.

2.4. No error or omission in giving notice of any AGM or special meeting or any such adjourned meeting, whether annual or general, of the members of the corporation, shall invalidate such meeting or make void any proceedings taken thereat and any member may at any time waive notice of any such meeting and may ratify, approve and confirm any or all proceedings taken or had thereat.

2.5. A quorum for the transaction of business at any meeting, including AGM, Special General Meetings, and General meetings, shall consist of six (6) members present in person.

A quorum for the Board meetings will be three (3) members of the Board, one (1) of which must be the President, Vice-President, Secretary or Treasurer.

Each regular member of the Association shall, at all general meetings of the Association be entitled to one vote. All members voting at meetings of the Association shall have paid all dues, subscriptions, or fees owing and must be in good standing. Proxy voting will not be permitted at general meetings.

At meetings of the Association, all questions shall be decided by a simple majority, unless otherwise required by the Bylaws of the Association, or by law. Each question shall at first be decided by a show of hands, unless a poll is demanded by a member.

Upon a show of hands, every member having voting rights shall have one vote, and, unless a poll be demanded, a declaration by the chair that a resolution has been carried or not carried and an entry to that effect in the minutes of the Association shall be sufficient evidence of the fact without proof of the number or proportion of the votes accorded in favour or against such resolution.

The demand for a poll may be withdrawn, but if a poll be demanded and not withdrawn, the question shall be decided by a majority of votes given by the members present in person, and such poll shall be taken in such manner as the chair shall direct and the result of such poll shall be deemed the decision of the Association in a general meeting upon the matter in question.

The result will be recorded in the Minutes of the meeting. In all elections of the Association, the voting will be by secret ballot. The chair will have a casting vote.

2.6. The members at large may demand a special general meeting of the Association by presenting a petition of not less than ten (10) per cent of the members in good standing. They must at the same time present an agenda containing any resolutions or motions to be presented and voted on at such special general meeting, and such resolutions or motions must be written in full and circulated to the members prior to the meeting.

The Directors must call a meeting within twenty one (21) days of receiving the members demands at the Society's registered office. If they fail to do so, the requisitioning members may call a general meeting independently and, in some circumstances, hold the Directors personally liable for its costs.

2.7. Mail Ballots:

The Board of Directors may choose to poll the members of the Association by means of a mail ballot. When such a ballot is undertaken:

- 2.7.1.** the ballots will be sent to the last known address of each voting member:
- 2.7.2.** the ballot information shall contain enough information for the member to make an informed decision:
- 2.7.3.** the ballot will contain the full proposal and resolution which is to be voted upon.
- 2.7.4.** Mail ballots may be used, except where the Act requires a meeting.

2.8. Meetings by Conference Call:

A director may participate in a meeting of the directors or of any committee of the Directors by means of conference call or other communication facilities by means of which all Directors participating in the meeting can hear each other and provided that all such directors agree to such participation. A director participating in a meeting in accordance with these bylaws will be deemed to be present at the meeting and to have so agreed and will be counted in the quorum for the meeting and be entitled to speak and vote at the meeting.

3. DIRECTORS AND OTHER OFFICERS:

3.1. The affairs of the Association shall be managed by a Board of Directors. There shall be no less than three (3) Directors and no more than twelve (12) directors of whom three (3) shall form a quorum. There will normally be seven (7) Directors unless the Board of Directors resolves otherwise.

3.1.1. At the AGM, half the Directors are elected for a two-year (2) term on alternating years. All Directors will either be:

- a.** Elected by the members at the AGM or be
- b.** The Branch club representatives to the Board or is
- c.** The Chairman of the Technical Committee.

A Director cannot hold both a position elected at the AGM and a position as a Branch club representative. Alternate Directors are not acceptable.

3.1.2. All Directors will retire at the AGM held in the year of the expiration of their term of office, but any retiring Director shall be eligible for re-election.

3.1.3. All terms of office will be for two years, except when a Director is appointed to fill the balance of a term of a Director who has vacated his/her office. The term will be till the end of the original two-year period only. The new Director will be eligible for re-election. A retiring Director shall remain in office until the dissolution or adjournment of the meeting at which his retirement is accepted and his successor is elected.

3.1.4. Group “A” shall consist of the President , treasurer and Director # 3.
Group “ B “ shall consist of Vice President, director 3 1 and Director # 2.

3.1.5. Nominations for the Board of Directors must be received in writing fourteen (14) days prior to the AGM. Such nominations will indicate that the nominee has agreed to stand for election and will contain the signatures of three (3) members in good standing. Nominations will not normally be accepted at the time of the AGM. If, however, there have been no nominations for a specified position on the Board of Directors, then nominations for such position may be accepted at the time of the AGM. Directors will be individuals and eighteen (18) years of age or more with power under law to contract.

Directors need not be members.

3.2. The Directors of the Association may administer the affairs of the Association in all things and make or cause to be made for the Association in its name, any kind of contract which the Association may lawfully enter into and, save as herein provided, generally, may exercise all such other powers and all such other acts and things as the Association is by its Bylaws or otherwise authorized to exercise and do.

3.2.1. The Board of Directors may appoint such agents and engage such employees as it shall deem necessary from time to time and such persons shall have such authority and shall perform such duties as shall be prescribed by the Board of Directors.

3.2.2. Without in any way derogating from the foregoing, the Directors are expressly empowered to purchase, lend or otherwise acquire, sell, exchange or otherwise dispose of shares, stocks, rights, warrants, options and other securities, lands, buildings and/or other property, moveable or immovable, real or personal or any right or interest therein owned by the Association upon such consideration and upon such terms and conditions as they may deem advisable.

3.2.3. The Directors shall have power to authorize expenditures on behalf of the corporation from time to time and may delegate by resolution to an officer or officers of the corporation the right to employ and pay salaries to employees. The Directors shall have the power to enter into a trust arrangement with a trust company for the purpose of creating a trust fund in which the capital and interest may be made available for the benefit of promoting the interest of the corporation in accordance with such terms as the Board of Directors may prescribe.

3.2.4. The Board of Directors shall take such steps as they deem requisite to enable the corporation to acquire, accept, solicit or receive legacies, gifts, grants, settlements, bequests, endowments and donations of any kind whatsoever for the purpose of furthering the objects of the corporation.

3.3. If any member of the Board of Directors shall resign his/her office, or without reasonable excuse absent him/herself from three or more regularly scheduled Directors Meetings during the term of office or be suspended or expelled from the Association, the Directors shall declare his/her office vacated and may appoint a successor in his/her place to hold office until the next AGM.

3.4. Directors' Meetings may be held at such times and at such places as the Directors may from time to time determine. A meeting of the Directors may be convened by the President or any two (2) Directors at any time. Notice of such meeting shall be communicated to each Director no less than seven (7) days, exclusive of the day on which the notice is communicated, but inclusive of the day from which notice is given other than by mail, before the meeting is to take place; provided that meetings of the Directors may be held at any time without formal notice if all the Directors are present or those absent have waived notice or have signified their consent to the meeting being held in their absence. Notice of any meeting, or any irregularity in any meeting or notice thereof may be waived by any Director.

Questions arising at any meeting of Directors shall be decided by a majority of votes. Each Director shall have one vote.

3.4.1. Written resolutions may be used in place of meetings where 100 per cent of all directors sign.

3.4.2. Where all directors consent, a director may participate in a directors' meeting by telephone or by any other communication facilities that permit all persons participating in the meeting to hear each other.

3.5. No member of the Board of Directors shall receive any remuneration from the Association for services rendered as a member of the Board of Directors of the Association. This does not preclude the re-imburement of expenses. No Director shall directly or indirectly receive any profit from his position as such.

Nothing herein contained shall be construed to preclude any Director from serving the corporation as an officer or in any other capacity and receiving compensation. A reasonable remuneration for all officers, agents and employees and committee members shall be fixed by the Board of Directors by resolution. Such resolution shall be in effect until repealed by the Board of Directors.

3.6. Every Director of the Association shall be deemed to have assumed office on the express understanding and agreement and condition that every Director of the Association and his/her heirs, executors, and administrators and estate and effects respectively shall from time to time and at all times be indemnified and saved harmless out of the funds of the Association from and against all costs, charges and expenses whatsoever which such Director, officer or other person sustains or incurs in or about any actions, suit or proceeding which are brought, commenced or prosecuted against him/her, or in respect of any act, deed, matter of thing whatsoever, made, done or permitted by him/her or any other Director or Directors in or about the execution of this duties of his/her or their office, and also from and against all other costs, charges and expenses which s/he sustains or incurs in or about or in relation to the affairs thereof except such costs, charge or expenses as are occasioned by his/her own willful neglect or default.

3.7. VACATION OF OFFICE OF DIRECTOR:

The office of a Director, President or Vice-President shall be automatically vacated:

3.7.1. if the members by special resolution remove a Director, President or Vice-President or an Officer before the expiration of his/her term of office. Such resolution must be at special general meeting and be passed by a seventy-five per cent majority of members present.

3.7.2. if a Director, President or Vice-President has resigned his office by delivering a written resignation to the corporation;

3.7.3. if s/he is found by a court to be of unsound mind;

3.7.4 if s/he becomes bankrupt or suspends payment or compounds with his creditors;

3.7.5. on death.

The Board of Directors, by majority vote, may appoint a member to fill the vacancy that occurs for any of the above reasons.

3.8. DIRECTORS AREA OF RESPONSIBILITY:

The officers of the corporation shall be a President, a Vice-President, a Secretary and a Treasurer, and such other officers as the Board of Directors may determine from time to time.

The Secretary and Treasurer may be combined into one Secretary-Treasurer. A person at any one time may hold more than one office except those of President and Vice-President. Officers need not be members.

The President and Vice-President shall be elected at an annual meeting of members. Officers other than the President and Vice-President of the corporation shall be appointed by resolution of the Board of Directors at the first meeting of the Board of Directors following an annual meeting of members.

3.8.1. The President:

When present, shall preside at all meetings of the members and the Board of Directors. The President shall also be charged with the general management and supervision of the affairs and operation of the Association.

The President shall represent the Association and govern its administration and operations. S/he shall see that all orders and resolutions of the Board of Directors are carried into effect.

The President with the Secretary, or the officer appointed by the Board of Directors for the purpose, shall sign all resolutions. During the absence or the inability of the President, his/her duties and powers may be exercised by the Vice-President, and if the Vice- President, or such other Director as the Board may from time to time appoint for the purpose, exercises any such duty or power, the absence or inability of the President shall be presumed with reference thereto.

3.8.2. The Vice-President:

Shall, in the absence or disability of the President, perform the duties and exercise the powers of the President and shall perform such other duties as shall from time to time be imposed upon him by the Board of Directors.

3.8.3. The Treasurer:

Shall have the custody of the funds and securities of the corporation. The Treasurer, or person performing the usual duties of a Treasurer, shall keep full and accurate accounts of all assets, liabilities, receipts and disbursements of the Association in proper books of account and shall deposit all monies or other valuable effects in the name and to the credit of the Association in such bank or banks as may from time to time be designated by the Board of Directors.

S/he shall disburse the funds of the Association under the direction of the Board of Directors, taking proper vouchers thereof and shall render to the Board of Directors at the regular meetings thereof or whenever required of him/her, an account of all transactions as Treasurer, and of the financial position of the Association. S/he shall also perform such other duties as may from time to time be determined by the Board of Directors.

3.8.4. The Secretary:

Shall be *ex officio* clerk of the Board of Directors. S/he shall attend all meeting of the Board of Directors and record all facts and minutes of all proceedings in the books kept for the purpose. S/he shall give all notices required to be given to members and to Directors. S/he shall be the custodian of the Seal of the Association and of all books, papers, records, correspondence, contracts and other documents belonging to the Association which s/he shall deliver up only when authorized by a resolution of the Board of Directors to do so and to such person or persons as may be named in the resolution, and s/he shall perform such other duties as may from time to time be determined by the Board of Directors.

3.9. DEEDS, TRANSFERS, LICENSES, CONTRACTS and ENGAGEMENTS:

On behalf of the Association shall be signed by either the President or Vice-President and another Board Member. They shall affix the seal of the Association to such instruments as require the same.

Contracts in the ordinary course of the Association's operations may be entered into on behalf of the Association by the President, Vice-President, and Treasurer or by any person authorized by the Board.

The President, Vice-President, the Directors, Secretary or Treasurer, or any of them, or any person or persons from time to time designated by the Board of Directors may transfer any and all shares, bonds or other securities from time to time standing in the name of the Association in its individual or any other capacity or as trustee or otherwise and may accept in the name and on behalf of the Association transfers of shares, bonds or other securities from time to time transferred to the Association, and may affix the common seal to any such transfers or acceptances of transfers, and may make, execute and deliver under the common seal any and all instruments in writing necessary or proper for such purposes, including the appointment of an attorney or attorneys to make or accept transfers of shares, bonds or other securities on the books of any company or corporation.

Notwithstanding any provisions to the contrary contained in these Bylaws, the Board of Directors may at any time by resolution direct the manner in which, and the person or persons by whom, any particular instrument, contract or obligations of the Association may or shall be executed.

3.10. HONORARY PRESIDENT:

Will be a person recommended by the Board who is a senior member of the Karate-doh world, dedicated to Karate-doh and held in high regard by the Association. He/She shall consult with the Board of Directors as necessary. No membership fee is required.

3.11. GENDER AND NUMBER AND INTREPERATION:

Wherever the masculine gender is used herein it shall be construed or imply the feminine gender, and the singular shall be construed to imply the plural, where the context requires. References to persons shall include firms and corporations.

3.12. REGULATIONS:

The Board of Directors will establish regulations regarding the day-to-day running of the Association. These will include but not be limited to:-

- a. Fees for different members, annual and registration.
- b. Fees for branch clubs and regional headquarters, annual and registration.
- c. Fees for apparel, emblems etc.
- d. Promotion fees.
- e. Fees from newly titled and qualified members.
- f. Donations.
- g. Fees for documents, rules, etc.
- h. How to advance to next rank
- i. How often committees meet
- j. Officials training
- k. Forms for various procedures, joining, tournaments, gradings, etc.
- l. Training curriculum
- m. Other matters.

3.13. CONFLICT OF INTEREST:

3.13.1. Directors and Officers should not only be free of conflict of interest but should also appear not to be in a conflict of interest

3.13.2. On election to the position of director, the newly-elected Director shall immediately disclose, in writing, any personal, professional or business activity that may be construed as a potential conflict of interest and periodically thereafter update such disclosure

3.13.3. A Director shall not permit his/her own interest to conflict in any way with his/her fiduciary responsibility to the society

3.13.4. A Director shall not benefit directly or indirectly from any transaction with the society, unless it is clear advantage of the society as determined by the board of directors

3.13.5. A Director shall declare a conflict of interest and abstain from discussion or voting on any matter relating specifically to his/her involvement with another organization, private business interest or outside not-for-profit or charitable organizations

3.13.6. A director shall not receive compensation for his/her services, except for compensation for out-of-pocket expenses incurred in the performance of his/her duties on behalf of the Society

3.13.7. Any deviation or perceived deviation from the Conflict of Interest Article shall be acted on only if reported, in writing, by the complainant to the Board of Directors

3.13.8. Any Director who, by personal or business conduct, violates any part of the Article may be suspended from the Board of Directors by a two-thirds (2/3) majority vote of the voting members after an investigation has been made at which time the Director concerned has been given a proper hearing with full opportunity to explain his/her action.

3.14. DIRECTOR CEASES TO BE A DIRECTOR:

A Director ceases to be a Director when said Director resigns from office by delivering a resignation in writing to the Board of Directors, which resignation will be effective at the time it is received by the Board of Directors or at the time specified in the resignation, whichever is later or if said Director is convicted of an indictable offense.

4. BORROWING:

For the purpose of carrying out the purposes of the Association, the Directors may borrow or raise or secure the payment of money in such manner as they think fit, and in particular by the issue of debentures; provided debentures shall not be issued without the sanction of special resolution of the Association , pursuant to section 65 of the Canada Corporations Act. There will be no special voting privileges attached to the holding of debentures of the Association.

5. AUDITS OF ACCOUNTS:

The members shall, at each annual meeting, appoint an auditor to audit the accounts of the corporation for report to the members at the next annual meeting. The auditor shall hold office until the next annual meeting provided that the Directors may fill any casual vacancy in the office of the auditor. The remuneration of the auditor shall be fixed by the Board of Directors.

5.1. A Director, manager, officer, or any employee of the Association, and any person who is a partner, employer of any of the aforesaid, or a member of the immediate family of the aforesaid, shall not be capable of being appointed auditor of the Association.

5.2. The auditors shall present a report to the members and Directors on the accounts examined by them and on every balance sheet and statement of income and expenditures laid before the Association at any annual meeting during their tenure of office, and the report shall state:

5.2.1. whether or not they have obtained all the information and explanations they have required; and

5.2.2. whether, in their opinion, the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Association's affairs as at the date of the balance sheet and the result of its operations for the year ended on that date according to the best of their information and the explanations given to them, and as shown by the books of the Association.

Every auditor of the Association shall have a right of access at all times to all records, documents, books, accounts and vouchers of the Association, and is entitled to require from the Directors and Officers of the Association such information and explanation as may be necessary for the performance of the duties of auditor.

The auditors of the Association are entitled to attend any meeting of members of the Association at which any accounts that have been examined or reported on by them are to be laid before the members for the purpose of making any statement or explanation they desire with respect to the accounts.

The rights and duties of an auditor of the Association shall extend back to the date up to which the last audit of the Association's books, accounts and vouchers was made, or, where no audit has been made, to the date on which the Association was incorporated.

6. ALTERATION of BYLAWS:

The Bylaws of the corporation not embodied in the letters patent may be repealed or amended by a new bylaw enacted by the members at any Annual General (AGM) or special meeting, provided that the repeal or amendment of such Bylaws shall not be enforced or acted upon until the approval of the Minister of Industry has been subsequently obtained.

The Bylaws of the Association shall not be altered or added to except by a special resolution of the Association and its members.

For all purposes of the Association, "special resolution" shall mean a resolution passed by a majority of not less than three quarters (3/4) of such members entitled to vote who are present in person at said AGM or special general meeting of which fourteen (14) days' notice specifying the intention to propose the resolution as a special resolution has been duly given.

The Board of Directors may prescribe such rules and regulations not inconsistent with these Bylaws relating to the management and operation of the corporation as they deem expedient, provided that such rules and regulations shall have force and effect only until the next annual meeting of the members of the corporation when they shall be confirmed, and failing such confirmation at such annual meeting of members, shall at and from that time cease to have any force and effect.

7. PREPARATION AND CUSTODY OF MINUTES OF PROCEEDING:

7.1. The Secretary or some other Officer specially charged by the Board of Directors with that duty shall maintain and have charge of the minute books of the Association and shall record or cause to be recorded therein minutes of proceedings of all meetings of members and Directors. The Secretary or some other Officer specially charged by the Board of Directors with that duty shall keep or cause to be kept a book or books wherein shall be kept properly recorded:

7.1.1. a copy of the Bylaws of the Association and any special resolutions altering or adding to the same;

7.1.2. copies or originals of all documents, registers and resolutions as required by law;

7.1.3. all sums of money received and expended by the Association and the matters in respect of which the receipt and expenditure takes place;

7.1.4. all revenues and purchases by the Association;

7.1.5. the assets and liabilities of the Association;

7.1.6. all other transactions affecting the financial position of the Association.

7.2. The minutes of the Board of Directors shall not be available to the general membership of the corporation but shall be available to the Board of Directors, each of whom shall receive a copy of the minutes.

8. CUSTODY AND USE OF THE SEAL OF THE ASSOCIATION:

The common seal of the Association shall be in the custody of the Secretary of the Association and the seal shall not be altered or added to except by a special resolution of the Association and the Secretary, or the President in his/her absence, shall affix the seal of the Association to such instruments as require same.

The seal, an impression whereof is stamped in the margin hereof, shall be the seal of the corporation.

9. INSPECTION OF BOOKS AND RECORDS OF THE ASSOCIATION:

The Directors shall from time to time determine whether, to what extent, at what times, places, under what conditions, regulations the accounts, books of the Association or any of them shall be open to the inspection of members not being Directors, and no member (not being a Director) shall have any right of inspection any account or book or document of the Association except as conferred by law or authorized by the Directors or by resolution of the members, whether previous notice thereof has been given or not.

10. STANDING AND OTHER COMMITTEES:

There will be several standing committees. These will include Technical Committee, Grading Committee, Instructors Committee and Referees Committee.

Other committees may be formed at the discretion of the Board. They will be subcommittees of the Board. All membership and functions of committees will be determined from time to time by the Board.

10.1. Technical committee:

This committee will be responsible for the following:-

- a. The promotion of Wado Karate-doh.
- b. The distribution of the curriculum of Wado Karate-doh.
- c. Giving instruction to instructors on teaching techniques and format of Karate-doh technique.
- d. Certification of instructors. The requirements for instructors will be determined from time to time. It is expected that these requirements will change as the experience of the Association grows.
- e. Regularly reviewing the level of instruction in member clubs and organizations to ensure they meet the required standards.
- f. Renewing from time to time the certification of instructors.
- g. Holding seminars.
- h. Producing a remedial program that will help clubs upgrade their technique when they join our organization. This program can be expected to take some time to complete once begun by the new member branch club.

10.2. Referees Committee:

This committee will be responsible for:-

- a. Holding tournaments.
- b. Certification of referees. The requirements for referees will be determined from time to time. It is expected that these requirements will change as the experience of the Association grows.
- c. The holding of seminars and practice sessions for tournament training.

10.3. The chairman of the Technical Committee will be selected by the Board of Directors. It is expected that he/she will be the most experienced karate-ka with the most knowledge in Karate-doh. The chairman, by virtue of his/her position, will be a member of the Board.

10.4. The chairman of the Referees committee will normally be chosen from among the Board Members.

10.5. The Grading Committee will be a subcommittee of the Board. The requirements for graders will be determined from time to time. It is expected that these requirements will change as the experience of the Association grows.

10.6. The Board of Directors may appoint committees whose members will hold their offices at the will of the Board of Directors. The Directors shall determine the duties of such committees and may fix any remuneration to be paid.

11. OTHER:

11.1. The Association will function as a non-profit society.

11.2. The Association may join with other Karate organizations in order to benefit the Association and to use their curriculum and technical manuals.

11.3. Until changed in accordance with the Act, the Head Office of the corporation shall be in the City of Victoria, British Columbia.

11.4. Unless otherwise ordered by the Board of Directors, the fiscal year end of the corporation shall be December 31st.

12. PROXIES:

Each voting member who is entitled to vote at an Annual General Meeting (AGM), Special or General meeting, shall be entitled to appoint a proxy-holder to attend, act and vote for that voting member at said meeting or any adjournment thereof.

Any proxy used at said meeting must be hold by a voting member.

The Directors may from time to time by resolution make regulations relating to the disposing of proxies at any place or places and fixing the time or times for the depositing of the proxies.

A form of proxy shall be in writing under the hand of the appointer.

Sample of Proxy form:

The undersigned hereby appoints _____ or failing him/her _____ as proxy-holder for the undersigned to attend at and vote for and on behalf of the undersigned at the general meeting of the Society to be held on the ___day of _____, 20___, and at any adjournment of that meeting.

Signed this ___day of _____, 20___. Signature of Member: _____

13. DISPERSEMENT OF ASSOCIATION ASSETS UPON ITS TERMINATION:

In the event that the Association be wound up, liquidated or amalgamated, all the assets, property, real or personal, held by the Association after payment of all costs, charges and expenses which are properly incurred in the winding up, shall be distributed to such charitable organization or organizations registered under the provisions of the Income Tax Act (Canada) as may be determined by the members of the Society at the time of winding up or dissolution. This provision shall be unalterable.

14. ELECTRONIC PARTICIPATION:

"Electronic" means facsimile messages, electronic mail (e-mail), transmission of data or information through automated touch-tome telephone systems, transmission of data or information through computer systems, electronic networks, wire or wireless systems, or any other similar means, including, but not limited to electrical, analog, digital, magnetic, optical or electromagnetic means.

15. JYU KUMITE

The Association recognizes the value of sport karate and competition but places higher value on non-competitive improvement of personal skills. The Association does not oblige any student to engage in Jyu Kumite if he/she does not wish to do so.

APPENDIX 1. Instructors Committee.

Regulations regarding training and certification of instructors of the Association.

These regulations are determined from time to time by the Board of Directors. These regulations aim at improving and promoting good technique and skill in the members of the Association.

The Instructors Committee will have up to eight members. They should meet the following requirements. These requirements can be expected to change and become more demanding as the Association gains more experience. The Members of the Committee should be capable of Technical Administration and usually meet three of the following requirements:

1. 2nd Dan or higher
2. 20 years or older
3. Five years training or more
4. Training as an instructor.
5. Other recognized certification as an instructor.
6. Training as a referee.

All members of the Instructors Committee will be ratified by the Board of Directors. The chairman will be appointed by the Board of Directors. Appointment is for a two-year term. Members may be reappointed.

The committee will be the highest ranking body, next to the Board of Directors, with respect to Instructional aspects of Wado Karate-doh in the Association. They will interpret instructional material and rule on other areas not covered by the curriculum.

APPENDIX 2. Referees Committee.

Regulations regarding training and certification of referees of the Association.

These regulations are determined from time to time by the Board of Directors. These regulations aim at improving and promoting good technique and skill in the members of the Association. The Referees Committee will have up to eight members.

They should meet the following requirements. These requirements can be expected to change and become more demanding as the Association gains more experience. The Members of the Committee should be capable of Technical Administration and usually meet three of the following requirements:

1. 2nd Dan or higher
2. 20 years or older
3. Five years training or more
4. Training as an instructor.
5. Other recognized certification as an instructor.
6. Training as a referee.

All members of the Referees Committee will be ratified by the Board of Directors. The chairman will be appointed by the Board of Directors. Appointment is for a two-year term. Members may be reappointed.

The committee will be the highest ranking body, next to the Board of Directors, with respect to Refereeing aspects of Wado Karate-doh in the Association. They will interpret instructional matters and rule on other areas not covered by the curriculum.

They will be responsible for the running and organization of tournaments.

APPENDIX 3. Grading Committee.

Regulations regarding training and certification of the Grading Members of the Association. The Grading Committee will be responsible for setting the standards by which members are graded. The grading of karate-ka, the examiner qualifications and examination standards within the association will be guided by the recommendations as set out in the NCCP, Karate Manual.

These regulations are determined from time to time by the Board of Directors.

These regulations aim at improving and promoting good technique and skill in the members of the Association.

The Grading Committee will have up to eight members. They should meet the following requirements. These requirements can be expected to change and become more demanding as the Association gains more experience. The Members of the Committee should be capable of Technical Administration and usually meet three of the following requirements:

1. 2nd Dan or higher
2. 20 years or older
3. Five years training or more
4. Training as an instructor.
5. Other recognized certification as an instructor.
6. Training as a referee.

All members of the Grading Committee will be ratified by the Board of Directors. The chairman will be appointed by the Board of Directors. Appointment is for a two-year term. Members may be reappointed.

The committee will be the highest ranking body, next to the Board of Directors, with respect to grading aspects of Wado Karate-doh in the Association. They will interpret instructional matters and rule on other areas not covered by the curriculum.

APPENDIX 4. Regulations of Technical Committee.

These regulations aim at improving and promoting good technique and skill in the members of the Association. These regulations are determined from time to time by the Board of Directors.

The Technical Committee will have up to eight members. They should meet the following requirements. These requirements can be expected to change and become more demanding as the Association gains more experience. The Members of the Committee should be capable of Technical Administration and usually meet three of the following requirements:

1. 2nd Dan or higher
2. 20 years or older
3. Five years training or more
4. Training as an instructor.
5. Other recognized certification as an instructor.
6. Training as a referee.

All members of the Technical Committee will be ratified by the Board of Directors. The chairman will be appointed by the Board of Directors. Appointment is for a two-year term. Members may be reappointed.

The committee will be the highest ranking body, next to the Board of Directors, with respect to technical aspects of Wado Karate-doh in the Association. They will interpret the technical matters and rule on other areas not covered by the curriculum.

APPENDIX 5. Nominating Committee.

The board of Directors may appoint a nomination committee from time to time. Membership of the nomination committee will comprise of not less than one (1) Director who may request assistance from the general membership. Any member of the nomination committee may be removed by the board of Directors at its discretion.

The nomination committee may prepare a list of candidates for election to the Board of Directors at each AGM at which Directors are to be elected and will deliver a list of candidates to the Board of Directors and will perform such other duties as the Board of Directors may determine from time to time.

After receipt by the Board of Directors, the list of candidates nominated by the nominating committee for election at the AGM will be provided to the voting members with the notice for that AGM.

APPENDIX 6: Grading Guidelines for the Association

The grading of karate-ka, the examiner qualifications and examination standards within the association will be guided by the recommendations as set out in the NCCP, Karate Manual.

Recommended Minimum Training Period and Age Requirements for Adults:

Rank	Regular Rank	Recommended Rank	Age Required
6 th Kyu	Begins karate	none	None
5 th Kyu	More than 3 months after receiving the 6 th Kyu	none	None
4 th Kyu	More than 3 months after receiving 5 th Kyu	none	none
3 rd Kyu	More than 3 months after receiving 4 th Kyu	none	none
2 nd Kyu	More than 3 months after receiving 3 rd Kyu	none	none
1 st Kyu	More than 3 months after receiving 2 nd Kyu	none	none
Shodan	More than 2 years total practice or more than 3 months after receiving 1 st Kyu	More than 3 years practice or 1 year after receiving 1 st Kyu	none
Nidan	More than 2 years after receiving Shodan	3 years or more after Shodan	none
Sandan	More than 3 years after receiving Nidan	4 years or more after Nidan	none
Yondan	4 years after Sandan	5 years after Sandan	none
Godan	5 years after Yondan	6 years after Yondan	none
Rokudan	6 years after Godan	7 years after Godan	none
Shichidan	7 years after Rokudan	8 years after Rokudan	Must be > 40 years old
Hachidan	8 years after Shichidan	9 years after Shichidan	Must be > 50 years old
Kyudan	9 years after Hachidan	10 years after Hachidan	Must be > 60 years old
Judan	10 years after Kyudan	4 years after Kyudan	Must be > 70 years old

Examiner Qualifications and Examination Standards:

Our association is responsible to evaluate examiners qualified to give regular ranks within our own system. It is the goal of the Association to have examiners who have attained certification in NCCP courses.

Class D: Prerequisite Ranking: 3rd. Dan of higher.

General Standards:

1. Kata:
 - a. Must understand technique and application for all kata used for 6th kyu to Shodan, inclusive.
 - b. Must understand and be able to demonstrate all basic elements of technique.
 - c. Must use fair and objective judgment.
2. Kihon:
 - a. Must understand and be able to demonstrate the underlying principles for all body movements and techniques for 8th kyu to Shodan inclusive.
3. Kumite:
 - a. Must understand and be able to demonstrate sparring and self-defense techniques
 - b. Must understand and be able to demonstrate the basic elements that include strategy, timing and correct application of technique.
 - c. Must use fair and objective judgment.
4. Ranking rules:
 - a. Must be knowledgeable about the Rules of Ranking and Technical Standard of the NSGB for karate.
 - b. Must be certified by the respective system of training.
5. Good Character and Judgment:
 - a. The individual must be considered of the highest character and be known for fair, objective and impartial judgment.

Class C: Pre-requisite Ranking: 4th Dan or higher.

General Standards: Applicable to the individual's system of training.

In addition to those standards and criteria required for Class D certification the following outlines the requirements for certification at the Class C examiner level:

- a. Must understand and be able to demonstrate all official katas in his/her own system of training.
- b. Must understand thoroughly and be able to demonstrate the elements of technique and proper application of technique.
- c. Must be able to judge objectively and impartially all karate techniques and any application of such techniques.
- d. Must be certified by the respective system of training.

Class B: Pre-requisite ranking: 5th Dan or higher.

General Standards: Applicable to the individual's system of training.

In addition to those standards and criteria required for Class C certification the following outline the requirements for certification at the Class B examiner level:

- a. Must understand the application of karate instruction.
- b. Must have 10 or more years of experience as a karate instructor.
- c. Must have the ability to provide corrective instruction to examine.
- d. Must be certified by the respective system of training.

Class A: Pre-Requisite Ranking: 7th Dan or higher.

General Standards: Applicable to the individual's system of training.

In addition to those standards and criteria required for Class B certification the following outline, the requirements for certification at the Class A level:

- a. Has performed general research in karate and has experience in applying such research.
- b. Has the ability to evaluate research done by others in an impartial and objective manner.

Examiners and Certification Required for Each Level.

Rank to Achieve	Examiners Required
6 th to 1 st . Kyu	One of more Class D (or higher) Examiners.
Shodan	One or more Class C (or higher) Examiners; or two or more Class D Examiners.
Nidan	One or more Class B (or higher) Examiners; or two or more Class C Examiners.
Sandan	One or more Class A Examiners; or two or more Class B Examiners; or one Class B and two or more Class C Examiners; or four more Class C Examiners
Yondan	Two more Class A Examiners; or one Class A and 3 or more Class B Examiners.
Godan	Three or more Class A Examiners; or two Class A and three or more Class B Examiners.
Rokudan and Above	4 or more Class A Examiners and the highest ranking member of the NSGB's Technical Committee.

Rank to Achieve	Examiners Required			
	A	B	C	D
6 th to 1 st Kyu				1
Shodan			1 or	2
Nidan		1 or	2	
Sandan	1 or	2 or 1 &	2	
Yondan	2 or 1 &	3		
Godan	3 or 2 &	3		
Rokudan	4 A and highest ranking technical committee member			

Examination Standards for Regular Ranking:

This must be compared to the detailed curriculum of the Association. The aims of the Association are to promote traditional karate.

Rank	Contents of Examination	Main Point of Examination
6 th Kyu	Kata - 1 st kata Kihon - Basic blocks, punches and kicks. Kumite - simplest application	Correct body movement with vocal expression of basic techniques
5 th Kyu to 1 st Kyu	Kata - Demonstrate progressive technical development using the basic kata Kihon - Shows progressive addition of techniques. Knows all basic techniques by 1 st Kyu. Kumite - Progressive addition of kumite techniques. At 1 st Kyu knows all basic attack and defense techniques.	6-4 th Kyu - Check correct movement for each technique. In 3 rd to 1 st Kyu – check application of power for each technique as well as overall balance. In 6 th Kyu the student shows correct movement and some power. In 3 rd - 2 nd Kyu and student has sufficient power and control over limited techniques. In 1 st Kyu the student can generally perform all basic techniques with sufficient power and control. Student shows progression in correct application of techniques, timing, distance and execution. At 1 st Kyu all aspects are correct.
Shodan	Kata - Student uses intermediate level kata Kihon - Has the ability to perform single and basic combination techniques. Kumite - In Jyu kumite is able to use basic technique for defense and offense.	Student shows smooth transitions, correct application of each movement and technique. As above Can apply basic techniques in Jyu kumite with correct timing and distance.
Nidan	Kata - Student uses advanced kata. Kihon - Student is capable of combining basic techniques and applying them in effective combinations. Kumite or self-defense - Free sparring or self-defense from multiple positions with or without weapons	The student is capable of smooth continuation of all techniques along with the correct application of these techniques to the extent that they complement the demands of the individual's own physique. Counter techniques are smooth and sharp with correct body movements such that they are in accordance with, and compliment, the individual's physique. The student has proper timing, distance and strategy.

Sandan	Kata - The student uses advanced kata Kumite or Self-Defense - Free sparring against a number of opponents or self-defense from multiple positions with or without weapons.	The basic factors relate to proper body expansion into the techniques, proper muscle contraction, proper power and speed, proper application of the techniques of the kata, etc. Proper execution of each technique under varied circumstances, using proper timing, distance and strategy.
Yondan	Kata - The student uses advanced kata Kumite or Self-Defense - Student provides instruction including demonstrations	The student fully understands the movement and purpose of all actions of kata. The student understands the principles of both the techniques and spirit of karate.
Godan	Kata - The student performs advanced kata with all required factors, combining both physical and spiritual aspects of karate. Research - Presentation of favoured technique along with an explanation and personal demonstration.	The student must have the overall understanding of all facets of kata and must demonstrate the mastery of kata. Must show an understanding of the formal academic and scientific principles supporting his/her karate research. Must show self-awareness of his/her own body in relation to karate techniques.
Rokudan	Presentation of written report of karate research	The research is aimed to be significant and be generally beneficial.
ShichiDan	Presentation of written report of karate research including the applications and experience of such research	The individual must provide data for research with actual applications
Hachidan	Presentation of written report on the individual's research in a new and yet untouched area	The individual must provide new or unique research into a significant Karate subject, supported by the scientific, philosophical or physiologically accepted research data from other academic fields.
Kyudan	Review by Central Ranking committee	Granted following a review of previous knowledge, research and contributions to Karate combined with distinguished service.
Judan	Same as above.	The individual must embody the highest human ideals as developed through Karate.