THE SYRO-MALABAR
MAJOR ARCHIEPISCOPAL
CATHOLIC CHURCH
IN THE ISLAND OF IRELAND

PROCEDURE RULES – PALLIYOGAM
(GENERAL BODY & PARISH COUNCIL)
Photo of Pope with background of Ireland (both South & North)
Space for Message from Major Archbishop
(Cardinal George Alencherry)
Space for Message from Archbishop
(Head of Bishops conference of Ireland)
Space for Commission for Migrants Commission in India
Space for Commission for Migrants Commission in Ireland
(Both in one Page)
The Syro-Malabar Major Archiepiscopal Church

History[1]
The Church of St Thomas Christians is an apostolic Church founded in India by St Thomas, one of the twelve Apostles of Christ. Based on ancient, strong and continuous tradition, it can be reasonably believed that St Thomas landed at Kodungalloor (Muziris). After preaching and establishing Christian communities in different parts of India, he suffered martyrdom at Mylapore. The Church of St Thomas Christians later came into life-relation with the Christian communities which came to be known as the East Syrian Church. This relationship made the Thomas Christians share the liturgical, spiritual and other ecclesiastical traditions with the East Syrian Church. At the same time Christians of St Thomas kept their distinctive character especially in Church administration and socio-cultural and ascetico-spiritual life.

The head of the St Thomas Christians had the title “Metropolitan of All India.” A St Thomas Christian priest with the title “Archdeacon of All India” played the role of the effective leader of the community (Jathikukarthavyan). The archdeacon carried out the administration through general and local assemblies (Palliyogam). Their socio-cultural life was fully Indian and in their life of worship they adopted certain elements of this life. Their ascetico-spiritual life reflected Indo-oriental tradition. The sum total of this life was called the Law of Thomas (Mar Thoma Margin).

In the 16th century the Portuguese who reached India under the Padroado with the Holy See encountered with the Law of Thomas. In the beginning the encounter was cordial, but it developed into a confrontation because they in general failed to accept a Christian life different from theirs. Hence they launched a programme to systematically make the St Thomas Christians conform to the western form of Christian life. They attempted to execute this programme through the decrees of the synod of Udayamperoor (Diamper-1599). Soon after the synod the Church of St Thomas Christians was brought under the Portuguese Padroado regime.

The St Thomas Christians were internally least prepared to accept the changes brought about by the decrees of the synod and their reaction erupted in a revolt (Koonan Cross Oath, 1653) against the Padroado rule. This resulted in the division among the St Thomas Christians. At this stage the Holy See intervened and introduced also its direct rule through the Congregation for the Propagation of Faith (Propaganda Fide). Although this was conceived as a provisional arrangement it lasted for over two centuries. As the policy established by the western missionaries in the 16th century continued under the rival regimes of Padroado and Propaganda, the St Thomas Christians gradually intensified their resistance. This situation impeded also the attempts of reunion of all the St Thomas Christians made by such eminent personalities as Mar Joseph Kariattil and Fr. Thomas Paremmakkal. Despite conflicts and tensions, the St Thomas Christian community profited in theology, spirituality and discipline from their encounter with the Western Church.

The struggle of the St Thomas Christians for self-rule entered a definitive stage towards the end of the 19th century. By this time a part of the St Thomas Christians were no more in communion with the Church of Rome; those in communion with Rome found themselves divided under the Padroado and Propaganda rules. At the same time the attempts of the St Thomas Christians to have a bishop who could celebrate according to their own traditions, made them to have recourse to the Chaldean Patriarch whose intervention resulted in further schism among the St Thomas Christians. In 1886, with the institution of the Indian Latin Hierarchy all the St Thomas Christians came under the Latin Archbishop of Verapoly and the title “Metropolitan of Cranganore” formerly carried by the metropolitan of the St Thomas Christians was given ad honorem the bishop of Damno. Later, when the see of Damno was joined to that of Goa, the Goan Archbishop began to carry the title of Cranganore also. In 1887, as the struggle for self-rule continued, the St Thomas Christians who were deprived of their ancient Metropolitan See, together with its all India jurisdiction were reorganized under two Vicariates, Kottayam and Trichur. In 1896, when the St Thomas Christians obtained bishops of their own rite and nation, they were further reorganized into three Vicariates, Trichur, Ernakulam and Changanacherry. On December 21, 1923, a hierarchy on the Latin
ecclesiastical polity was instituted for them. Simultaneously Ernakulam was raised to metropolitan status and the
eparchies of Trichur, Changanacherry and Kottayam (1911) were made its suffragans. In 1956, Changanacherry
also was raised to the status of metropolitanate. By the end of 1956, the number of eparchies for the St Thomas
Christians had increased to seven. In the meantime the name of the Church by usage in the official documents
was changed to Syro-Malabar Church.

The Syro-Malabar Church thus found itself in a canonically anomalous situation of having two metropolitans and
without a common head. Besides the nine eparchies outside these provinces, which were erected from the year
1962 onwards, were not suffragans of any of these two but were ad instar of the nearby Latin archbishoprics.
As the Code of Canons of the Oriental Churches (CCEO) was promulgated in 1990 it became imperative to
rectify this anomaly. Thus on December 16, 1992, Pope John Paul II raised the Syro-Malabar Church to the
status of a Major Archepiscopal sui iuris Church with the title of Ernakulam-Angamaly. Mar Antony Padiyara,
the then Metropolitan of Ernakulam was appointed its Major Archbishop. The territorium proprium of the
Major Archbishop was determined to be the then existing two provinces of Ernakulam and Changanacherry
leaving out the eparchies that were not their suffragans. They continue till day as suffragans of their Latin
archbishoprics as before and are outside the territorium proprium, even though they are within India. Later an
eparchy was erected in Chicago in USA and in Melbourne Australia, which are directly under the Holy See.

History of Syro-Malabar Church in Ireland

The inception of the Syro Malabar Church in Ireland began with the migration of its faithful to Ireland mainly from
various districts of Kerala, India since the beginning of the year 2000. Initially there were very few families and
later due to the economic growth of Ireland during the period of 2002-2006 the demands for highly qualified
health care professionals were at the peak. Majority of the health care professionals recruited at that time were
from Kerala which increased the number of Syro-Malabar Catholic families by the year 2005. During the period
2000-2005 the spiritual needs of the Syro Malabar faithful in Ireland were met by the Catholic priests who came
from Kerala to study. Acknowledging the religious needs of the Syro- Malabar faithful (to hand over the glorious
heritage of St Thomas Christians to our children in this foreign country) Archbishop Most Rev. Diarmuid Martin
of the Archdiocese of Dublin, welcomed the request of His Beatitude (late) Varkey Cardinal Vithayathil (Major
Archbishop) to appoint 2 chaplains for the pastoral care of the Syro-Malabar faithful. That was the beginning of
the Syro- Malabar Mission in Ireland. Considering the sizeable number of Syro-Malabar faithful communities
residing in the Island of Ireland (Republic of Ireland and Northern Ireland), the Syro-Malabar Bishops’ Synod
proposed to have a National Coordinator for the Syro-Malabar faithful in Ireland. Accordingly the President of
the Catholic Bishops’ Conference of Ireland, appointed a National Coordinator for the Syro-Malabar Faithful in
Ireland on 17th December 2013.

The Preamble to the Particular Law- Ireland

The sources of the present Code of Particular Law of the Syro-Malabar Church Ireland are many and varied.
They have become complex owing to the different jurisdictions over the St Thomas Christians during their Indian,
Chaldean, Latin and Syro-Malabar periods. The first Indian Christian community which responded to the call of
the Apostle in its particular socio-cultural environment, received the identity of an Apostolic and Indian Church.
Here we find the first stage. Its particular law which originated in the response of the first Christians to the
Teaching of the Blessed Apostle came to be known as the “Law of Thomas.” We may suppose that such a law
consisted of the legacy which the Apostle Thomas left to this Church. The customs and the traditions which grew
as a response of the local people to his teaching, the rites and the rubrics in the administration of the sacraments
the Christianized laws of the existing society and culture and so on went into its making. The copper plate grants
to the St Thomas Christians by the local rulers, ancient literature, cultural and art forms etc. are indicative of the
ancient laws and customs of the people.

During the Chaldean period, the St Thomas Christians shared some of the East Syrian rules and regulations. It is
supposed that the East Syrian prelates also brought with them some of the East Syrian law code. The Yogam,
in its triadic forms—Pothuyogam, Desiyayogam and Edavakayogam—was the system of administration. The present Code of Particular Law has been made in the light of the provisions of the Code of Canons of the Oriental Churches (CCEO). On 30th November 1990 the erstwhile Syro-Malabar Bishops’ Conference (SMBC) appointed a Committee to draft the Code of Particular Laws of the Syro-Malabar Church. Guidelines also were given for the same. As the Syro-Malabar Church was raised to the status of Major Archiepiscopal sui iuris Church, the Synod of Bishops in its first session held from 20 to 25 May 1993 reconstituted the said Committee as the “Commission for Particular Law.” The synod after having made the necessary changes approved the texts and the Major Archiepiscopal Authority promulgated them as recommended by the synod.

In order to coordinate and regulate the day today organization and administration of the Church activities under the National coordinator, The PALLIYOGAM-PROCEDURE RULES promulgated in the Code of Particular Law of the Syro-Malabar Church (Mount St. Thomas, 2013) are adapted to the milieu of the Qurbna Centres/parishes in Ireland and are published with the approval of the concerned ecclesiastical authorities to be followed in all the Qurbna Centres/parishes. All the other existing palliyogam procedures will be replaced with this Procedure Rules - PALLIYOGAM OF THE SYRO MALABAR MAJOR ARCHIEPISCOPAL CATHOLIC CHURCH IN THE ISLAND OF IRELAND.

PROCEDURE RULES – PALLIYOGAM (GENERAL BODY & PARISH COUNCIL) THE SYRO - MALABAR MAJOR ARCHIEPISCOPAL CATHOLIC CHURCH IN THE ISLAND OF IRELAND

Introduction
Whereas the system of Palliyogam is a laudable heritage of the Syro-Malabar Major Archiepiscopal Church by which she expresses in a tangible way the ecclesial communion of all Christian faithful in the Church. As per CCEO c. 295, a uniform particular law on the palliyogam to all parishes inside the territorium proprium of Syro-Malabar Major Archiepiscopal Church. The following laws are adapted and decreed in accordance with the CCEO 150 for the benefit of the Syro-Malabar faithful Qurbana(Holy Mass) Centres/ Parishes in Ireland.

PART I : PRELIMINARY
Section 1 : Title and Purpose

1.0 Title: These rules may be called Procedure Rules–Palliyogam of the Syro-Malabar Major Archiepiscopal Catholic Church in the Island of Ireland.

1.1 Competence: These Rules apply to all Syro-Malabar Parishes/ Qurbna Centres within the territory of the Catholic Dioceses in Ireland.

1.2 Purpose: Palliyogam, as an expression of the communion of the people of God in the parish/ (Qurbana) centre, is intended to advise and help the parish priest/ chaplain/ priest–in-charge and to work, in co-operation with him, in exercising the pastoral ministry and administering financial matters of the parish.

Section II : Definitions

2.0 In these Rules unless context otherwise requires:-

2.1 ACCOUNTANT means the person who keeps the accounts and does other office duties of the parish/Qurbana Centre regularly, with or without an allowance or remuneration, under the supervision of the Parish Priest/ Chaplain/ Priest-in-charge and Kaikkrans/Custodians.

2.2 ANDUTHIRATTU OR V ARSHIKATHIRATTU means annual statement of accounts.

2.3 ARDHAVARSHIKATHIRATTU means half-yearly statement of accounts.
2.4 ASSISTANT PARISH PRIEST/ CHAPLAIN (vicarius paroecialis/ assistant vicar) means a presbyter appointed by the eparchial bishop to assist in the proper pastoral care of the Syro-Malabar parish/Qurbna Centre under the authority of the Syro-Malabar parish priest/chaplain and, if need should arise, to substitute for the Syro-Malabar parish priest/chaplain.

2.5 ATMASTHITI/ PARISH REGISTER means the official register maintained in each parish church showing particulars relating to the members of the parish/Qurbana Centres. Qurbna Centres should keep the details of the members registered there.

2.6 BUDGET means the official statement of the proposed programmes of the church showing the estimated income and expenditure for the ensuing financial year. CHAPLAIN see 2.22.1

2.7 CHURCH PROPERTY OF THE PARISH/ QURBNA CENTRE means all movable and immovable properties, including all institutions belonging to the parish/Qurbana Centres as a juridical person, subject to the provisions of cc. 920, 1007, 1008, 1009 and other relevant canons of the CCEO.

2.8 DAIVALAYASUSRUSHI (SACRISTAN) means the person appointed as per eparchial statutes/chaplaincy statues and approved by the Local Hierarch/National Coordinator to serve in the church assisting the sacred ministers at divine worship and other functions, with or without an allowance or remuneration.

2.9 EPARCHIAL BISHOP means a bishop who, as the vicar and legate of Christ, governs in his own name the eparchy entrusted to him for shepherding with legislative, judicial and executive powers as per CCEO and the Particular Law of the Syro-Malabar Major Archiepiscopal Church.

2.9.1 EPARCHY means a portion of the people of God, which is entrusted for pastoral care to a bishop with the co-operation of the presbyterium, so that adhering to its pastor and gathered by him in the Holy Spirit through the Gospel and the Eucharist, it constitutes a particular Church in which the one, holy, catholic and apostolic Church of Christ is truly present and operative.

2.10 FAMILY means a person or persons, residing within the territory allotted to each parish/Qurbna Centre and entered as a family or single in the Atmasthithi/parish register/Qurbna Centre register maintained in the parish/Qurbna centre.

2.11 HEAD MEMBER OF THE FAMILY – is the senior member of the family, (male or female), who is responsible for the running of the family and who has attained twenty-one years of age and registered in the parish/Qurbna centre.

2.12 KAIKKRAN/CUSTODIAN means a member of the parish, elected by the palliyogam and confirmed and appointed by the National Coordinator, or directly appointed by him under special circumstances, to help the parish priest/chaplain/priest-in-charge in keeping and administering parish/Qurbna centre properties and incomes according to the norms of ecclesiastical law and in conducting the programmes and affairs of the parish/Qurbna centre and to work in co-operation with the parish priest/chaplain/priest-in-charge in exercising pastoral ministry and administering financial matters of the parish/Qurbna centre.

2.13 KURUMTHIRATTU means quarterly statement of accounts.

2.14 LOCAL HIERARCH means in these rules, Eparchial Bishops, Vicar Generals, Episcopal Vicars in-charge of Migrants.

2.15 MASATHIRATTU means, monthly statement of accounts.

2.16 MEMBERS OF A PARISH/ QURBNA CENTRE means the Syro-Malabar faithful belonging to the same eparchy having domicile or quasi domicile within the territory of the parish (cc. 912; 916) or registered in a Qurbna centre or those who have obtained membership through special orders by national coordinator.

2.17 NALVAZHY (JOURNAL) means the book containing a record of each day’s financial transactions entered date wise.

2.18 NATIONAL COORDINATOR means a priest proposed by the Major Archbishop and appointed by the President of the Episcopal Conference of Ireland.
PART I: DEFINITION OF TERMS

2.19 PALLIYOGAM in its two forms, namely pothuyogam and prathinidhiyogam, the body constituted in the Syro-Malabar Major Archiepiscopal Church through tradition as a specific expression of the communion of the people of God in the parish/Qurbna centre, to advise and assist the parish priest/chaplain/priest-in-charge, the president thereof, and to work in collaboration with him in exercising the pastoral ministry and administering the financial matters of the parish/Qurbna centre.

2.20 PARISH means a definite community of the Syro-Malabar Christian faithful stably established in an eparchy/chaplaincy, as a rule within a definite territory, the pastoral care of which community is entrusted to a parish priest/chaplain/priest-in-charge.

2.20.1 QURBNA CENTRE means a community of Syro-Malabar faithful registered as members, established as a centre approved by the National Coordinator, the pastoral care of which community is entrusted to a chaplain/priest-in-charge.

2.21 PARISH CHURCH means a building exclusively dedicated for divine worship of the parish community by consecration or blessing.

2.22 PARISH PRIEST (parochus/vicar) means a presbyter, appointed by the eparchial bishop, to whom the care of souls in a given parish is entrusted as to its own pastor (cc 281; 284).

2.22.1 CHAPLAIN means a presbyter, proposed by the Major Archbishop and appointed by the eparchial bishop, to whom the care of souls in a given diocese/parish/Qurbna centre is entrusted as to its own pastor.

2.22.2 PRIEST-IN-CHARGE means a presbyter, proposed by the national coordinator/chaplain and appointed by the eparchial bishop, to whom the care of souls in a given parish/Qurbna centre is entrusted as to its own pastor.

2.23 PEREDU (LEDGER) means the book in which the item wise entries based on the journal relating to income and expenditure are made.

2.24 POTHUYOGAM means a body of all the heads of registered families in the Parish/Qurbna centre and members of the Prathinidhiyogam and others mentioned in Part II, Section II no. 5(1-8).

2.25 PRATHINIDHIYOGAM means a body consisting of those elected by the pothuyogam or by the members of families in the ward/family unit meetings, and others duly elected or nominated or posted ex-officio as members and approved by the national coordinator as per statutes.

2.26 THRATTU means the statement of accounts showing the income and expenditure of the Parish/Qurbna centre.

PART II : STRUCTURE, FUNCTIONS AND DUTIES OF PALLIYOGAM

Section I : Palliyogam in General

3.0 In every parish/Qurbna Centre there shall be two forms of palliyogam, namely, pothuyogam and prathinidhiyogam. In small parishes/Qurbna Centre, however, the palliyogam may function as pothuyogam alone, with the permission of the National Coordinator. Similarly, for grave reasons or in big parishes, the palliyogam may function as prathinidhiyogam alone, with the permission of the National Coordinator. In the latter case, the pothuyogam has to be convened at least once a year for a general review.

4.0 The pothuyogam and the prathinidhiyogam have also the right to form special committees or commissions for specified purpose and as soon as the purpose for which they were constituted has been achieved, such committees or commissions formed shall be dissolved.

Section II : The Pothuyogam of the Parish

5.0 MEMBERS: The following persons shall be the members of the pothuyogam:

5.1 Syro-Malabar parish priest/Chaplain/Priest-in-charge.

5.2 Syro-Malabar Assistant parish priest(s)/Chaplain/Priest-in-charge.
5.3 Syro-Malabar priests residing in the parish ascribed to the same eparchy serving in the institutions of the Syro-Malabar parish/ Qurbna Centre by appointment.

5.4 Syro-Malabar Priests from the parish/ Qurbna centre incardinated in the same eparchy, present in the parish at the time of pothuyogam.

5.5 Superiors of the houses of the institutes of consecrated life/ societies of apostolic life of Syro-Malabar Church.

5.6 Heads of families: Ordinarily only the head of the family shall represent the family in the Pothuyogam. However the husband and wife can mutually agree who is to represent the family in the Pothuyogam on a stable basis and that has to be communicated to the parish priest in writing. If the head of the family is permanently disabled to attend such a meeting he/she can nominate on a stable basis another senior member of his/her family who is not below the age of 21 to attend such meeting on behalf of the family. Any such nomination shall be communicated in writing to the parish priest seven days in advance.

5.7 Kaikkrans of the year.

5.8 Members of the prathinidhiyogam, zonal and national council.

6.0 DISQUALIFICATIONS AND DISPUTES

6.1 The following persons shall not be entitled to become members of any of the meetings of the pothuyogam:

6.1.1 Those who stand publicly against the faith and teachings of the Church, or

6.1.2 Those who are under ecclesiastical censure, or

6.1.3 Public sinners, or

6.1.4 Persons convicted of offenses involving moral turpitude until reformed and certified by the parish priest/ chaplain/ priest-in-charge, or

6.1.5 Persons who have defaulted annual paschal duties, or

6.1.6 Persons who are of unsound mind, or

6.1.7 Willful defaulters of Church laws.

6.1.8 Persons who deliberately refuse to pay the Parish/ church subscription dues even after repeated reminders.

6.2 Known drunkards or those under intoxication shall not be permitted to participate in the meetings of the pothuyogam and prathinidhiyogam.

6.3 The president of the palliyogam shall decide whether a person has to be excluded from a meeting of the pothuyogam in accordance with these rules and the meeting shall be conducted according to the decision of the president.

6.4 If any dispute arises as to whether a person is a member of the parish/ Qurbna centre or whether he/she is entitled to exercise any right in a meeting of the Pothuyogam, the matter shall be settled as per n. 71 of this procedure rules after informing the resolution commission.

7.0 FUNCTIONS: The Pothuyogam shall exercise the following functions in conformity with the general pastoral plan of the National Coordination:

7.1 Make the community conscious that without the apostolate of the laity the pastor’s work will not become fully effective (Apostolicam Actuositatem = AA10) and that the Church is not truly established and does not fully live, nor is a perfect sign of Christ unless there is a laity existing and working alongside the hierarchy (Ad Gentes = AG 21);

7.2 Prepare and launch a time-bound pastoral plan with the comprehensive vision of promoting the spiritual, social, cultural, biblical, catechetical and liturgical renewal of the whole parish/ Qurbna centre;

7.3 Promote active participation in the liturgy (Apostolicam Actuositatem = AA 10; Christifideles Laici = CL 33);

7.4 Arrange to teach catechism to the children, youth and adults and to motivate others to do so (AA 10; CL 33, 34);

7.5 Proclaim the Gospel through word and witness (AA 13; CL 33);
7.6 Promote vocations to priesthood and to institutes of consecrated life/ societies of apostolic life;
7.7 Bring back to the Church those gone astray from the faith (AA 10; CL 33);
7.8 Give leadership in the forming small Christian communities and family units and in their functioning (CL26);
7.9 Take initiative in the forming of lay organizations and their functioning and see that the whole youth are enlisted in one or other of the organizations in the parish (AA29; CL30);
7.10 Animate the Catholic community to exercise their apostolate in the world through life and witness like a leaven so as to invite others into the fellowship with God through Christ in the Spirit (AA 2);
7.11 Organize the Catholic community into a common forum to meet the challenges to faith and to vindicate the fundamental rights through conscientisation and action (AA 18);
7.12 Divide the parish/ Qurbna centre into wards/family units;
7.13 Promote the welfare of the Church and community by inspiring it by the gospel spirit of sharing goods and services according to one’s capacity.

8.0 DUTIES: *Pothuyogam* has the following duties.
8.1 To pass the annual accounts for submission to the local hierarch and/National Coordinator for approval;
8.2 To decide, subject to the National Coordination statutes, the number of *kaikkrans*, auditors, church employees and the representatives from each ward/family unit;
8.3 To elect, subject to National Coordination statutes and with due regard to Nos. 10.1 and 18.7, *kaikkrans*, auditors, and the representatives from each ward/ family unit;
8.4 To discuss and pass the budget of the parish/ Qurbna Centre and to allot priorities of items of expenditure;
8.5 To devise means of raising funds and to fix amounts of contribution by the parishioners/ members of the Qurbna centres for ordinary expenses and/ or special projects, subject to National Coordination norms;
8.6 To fix, if needed, a gradation of contribution on the occasion of marriage etc. according to the financial capacity of the families, subject to the directives of the National Coordinator;
8.7 To fix the rate of fees for the use of the church paraphernalia and also the rate of offerings for taking devotional objects in procession, subject to the directives of the National Coordinator (c.1013);
8.8 To fix the fee for graves and tombs and to fix the duration of their use, subject to the directives of the National Coordinator;
8.9 To pass resolutions regarding construction of church, chapels and buildings for any of the parish/ Qurbna centre institutions and buying or selling or borrowing or gifting of movable or immovable properties, subject to the provisions contained in No. 41 and National Coordination statutes;
8.10 To decide on the number of the solemn celebration of feasts in the parish/ Qurbna Centre and to propose programmes for the same;
8.11 To deliberate upon matters of importance those affect the parish/ Qurbna centre generally;
8.12 To establish special committees or commissions as and when needed and to choose members to the same;
8.13 To do other duties stipulated in the National Coordination statutes or such other duties as are directed by the National Coordinator.

**Section III : Prathinidhiyogam**

9.0 MEMBERS: The following persons shall be the members of the *prathinidhiyogam*:
9.1 EX-OFFICIO MEMBERS
9.1.1 Parish priest/ Chaplain/ Priest-in-charge
9.1.2 Assistant parish priest (s)/ Chaplain(s)
9.1.3 Kaikkrans of the year
9.1.4 Members of the National Council from the parish/ Qurbna centre, if any
9.1.5 Members of the Zonal and National Council from the parish/ Qurbna centre, if any

2. ELECTED MEMBERS
9.2.1 One elected representative (either male or female) per family unit/ ward up to 10 families; two elected representatives per family unit/ ward up to 30 families; three elected representatives per family unit/ ward for above 30 families. When there are more than one representative, at least one should be female member;
9.2.2 One representative of the parish/ Qurbna centre educational institutions and one representative from other parish/ Qurbna centre institutions, if any, who is a parishioner;
9.2.3 A representative of the catechism teachers;
9.2.4 Representatives of the recognized pious associations in the parish/ Qurbna Centre as per the National Coordination statutes; two representatives (one male, one female) from adult associations, two representative (one male, one female) from youth associations;
9.2.5 Representatives of the institutes of consecrated life/ societies of apostolic life in the parish/ Qurbna centre: one from men and one from women;
9.2.6 Representative(s) of the Syro-Malabar permanent deacons of the parish/ Qurbna centre as per the National Coordination statutes;
9.2.7 An elected representative of the Syro-Malabar priests from the parish/ Qurbna centre, ascribed to the same eparchy, subject to the practice of the National Coordination.

3. NOMINATED MEMBERS
9.3.1 Persons including experts nominated by the parish priest/ chaplain/ priest-in-charge in consultation with the National Coordinator;
9.3.2 In parishes/ Qurbna centre with ten or more Dalit Catholic families, they are to be represented by nomination by the parish priest/ chaplain/ priest-in-charge, if not elected otherwise or as determined by the National Coordination statutes.
9.4 The total number of the nominated members shall not exceed one-third of the total elected members.

10. ELECTION: The election to the prathinidhiyogam shall be as follows:
10.1 The ward meetings/ units of families or the pothuyogam in the absence of such family units shall elect representatives (c 9.2.1) from every ward/unit in proportion to the number of families therein so that there shall be at least five and not more than twenty five such representatives. In exceptional cases the National Coordinator can fix a lower or higher number. Thirty percent of the members shall preferably be women but the percentage of elected women representatives shall not be less than ten percent;
10.2 The representatives of the men and women institutes of consecrated life/ societies of apostolic life are elected at a meeting of the respective representatives of all the institutes of consecrated life/ societies of apostolic life in the parish/ Qurbna centre convened by the parish priest/ chaplain/ priest-in-charge;
10.3 The parishioner/member representing the parish/ Qurbna centre educational institutions is elected at a meeting of representatives of all parish/ Qurbna centre educational institutions convened by the parish priest/ chaplain/ priest-in-charge. In the same way, if there are other parish/ Qurbna centre institutions, their representative is elected;
10.4 The teachers of the Catechism shall elect one among them as their representative;
10.5 Members/ representatives of approved youth and pious associations shall elect their representative/s as per National Coordination statutes;
10.6 Permanent Deacons ordained for the Syro-Malabar Church elect their representative/s as per the National Coordination statutes.
10.7 As far as possible elections shall be by consensus; if not, by the majority of the members present.
10.8 Complaints, if any, about the elections shall be submitted to the Resolution Commission (71).

Disqualifications and Disputes
11.0 Those who have any of the disqualifications mentioned in No.6 cannot be members of the prathinidhiyogam.
12.0 If a member suffers from any of the disqualifications mentioned in no.6, but known only after becoming a member, or suffers a disqualification during the term of membership, the matter must be brought to the attention of the prathinidhiyogam the president. The president then shall declare that the person has lost his membership in the prathinidhiyogam. And if there is a dispute, the matter shall be referred to the National Coordinator.
13.0 If a member absents himself from three consecutive meetings without sufficient reason and excuse in the judgement of the president, the matter shall be brought to the attention of the prathinidhiyogam the president. The president then shall declare that the person has lost his membership in the prathinidhiyogam. In case of a dispute, the matter shall be referred to the Resolution Commission.
14.0 The accountant and the sacristan (daivlayasusrkshi) can attend the meeting of the prathinidhiyogam if so required to explain the accounts of the parish and to make a report of the meeting and other such matters; however, they cannot be members of prathinidhiyogam, if they are receiving regular remuneration for their services.

Tenure and Vacancies
15.0 The term of the prathinidhiyogam be two years, unless it is changed by the National Coordinator in special circumstances.
16.0 A secretary shall be chosen to prepare minutes and reports at the prathinidhiyogam. The term of office shall be two years in line with the term of prathinidhiyogam.
17.0 Vacancies arising in the prathinidhiyogam to be filled within three months by election or nomination or ex-officio posting according to the nature of the vacant seat.
18.0 FUNCTIONS AND DUTIES: The prathinidhiyogam exercise the following functions and duties:
18.1 To impart leadership by initiating active and constructive roles with a view to fostering, facilitating and promoting the spiritual, social, cultural, catechetical, pastoral, developmental and charitable activities and youth formation in the parish, having due regard to the religious atmosphere of the parish/ Qurbna Centre;
18.2 To pass the msathirattu kurumthirattu or ardhavrshikathirattu (monthly, quarterly, half yearly statements of accounts);
18.3 To prepare nduthirattu (annual statement of accounts) and budget and submit the same to the pothuyogam;
18.4 To propose the programmes of feasts other than the major feasts and to help in conducting all such feasts;
18.5 To give guidelines on the general policies of administering the temporalities of the parish/ Qurbna centre;
18.6 To constitute committees and to elect members to them as and when needed and to dissolve them;
18.7 To elect, subject to National Coordination statutes, the kaikkrans;
18.8 To do other duties specified in No 8.13.

PART III

THE PROCEDURE OF CONDUCTING
THE MEETINGS OF THE POTHUYOGAM AND THE PRATHINIDHIYOGAM
Ordinarily the parish priest/chaplain/priest-in-charge or the priest deputed by the parish
priest/chaplain/priest-in-charge shall announce on a Sunday or day of obligation or day
of Qurbna during the Holy Qurbna at the parish/Qurbna Centre, giving at least 15
days notice, about the meeting of the yogams and the main items of the agenda unless
after consulting with the nadathukaikkran, it is considered that the announcement of
any particular item in the agenda may be prejudicial to the best interest of the parish/
Qurbna Centre.

In urgent matters where this announcement and duration is impossible, the yogam may
be conducted on any day by notice through appropriate means by the parish priest/
chaplain/priest-in-charge.

If one-third of the members of the pothuyogam the prathinidhiyogam request in
writing specifying the subject, the convening of the respective yogam, the parish priest/
chaplain/priest-in-charge thereupon shall convene such meeting within two weeks from
the date of receipt of such notice. If the parish priest/chaplain/priest-in-charge is
convinced that the conduct of such yogam is prejudicial to the good of the parish/
Qurbna centre, he shall report the matter to the Resolution Commission mentioned in
No.71.

The National Coordinator may at any time direct or prohibit the convening of a meeting
of the respective yogam.

The pothuyogam shall meet at least once a year; the prathinidhiyogam at least four times
a year.

The pothuyogam no definite quorum unless determined by the National Coordination
statutes. The quorum for the prathinidhiyogam shall be one-fourth of the total number of
members, but quorum is not necessary when a yogam adjourned for lack of quorum is
reconvened.

An attendance register shall be kept for all the meetings and the members present shall
sign it before dispersal.

The parish priest/chaplain/priest-in-charge is the president of the pothuyogam as well as
of the prathinidhiyogam.

In the absence of the Parish priest/Assistant priest/chaplain/Assistant chaplain/priest-
in-charge, the National Coordinator can preside the prathinithiyogam or can delegate a
priest to preside prathinithiyogam shall take decisions on the agenda approved in
writing by the Parish priest/Assistant priest/chaplain/Assistant chaplain/priest-in-
charge in the presence of all kaikkrans.

The Local Hierarch/National Coordinator personally or his delegate has the right to
preside over the meetings.

There shall be a definite agenda for the yogams. With the permission of the president,
matters outside the agenda can also be discussed.

Yogam shall commence and end with a prayer.

All members shall participate in the yogam with a spirit of cooperation and service based
on love for the glory of God and the real progress of the parish/Qurbna centre.

Personal vendetta, groupism, family feud, political difference and such other matters
shall in no way influence the deliberations of the yogams.

A discussion on a decision of a previous yogam already approved by the Local Hierarch/
National Coordinator shall be opened only after obtaining the prior permission of the
Local Hierarch/National Coordinator.

Statements or decision against the orders and directives of the Local Hierarch/National
Coordinator, or against the official teaching and canon law of the Church, is not
permissible in the yogams.

All shall maintain decorum and discipline in the yogam and shall obey the rulings of the
president.

In case of any improper comment or misbehaviour by any member in the yogam the
president shall immediately warn and correct the member concerned. If such an erring member continues it or remains recalcitrant, he can be suspended from that meeting of the yogam. He can attend the subsequent meetings of the yogam only with the permission of the president.

33.0 As far as possible decisions in the pothuyogam and the prathinidhiyogam should be unanimous or at least by consensus. Serious differences of opinions in the prathinidhiyogam may be referred to the pothuyogam. If the pothuyogam fails to make a decision it may appoint a committee to study the case in detail and recommend means to resolve the problem. If no solution is reached the matter shall be referred to he Resolution Commission mentioned in No. 71. In exceptional cases the president of the yogam directly refer the case to the Resolution Commission.

34.0 If the resolution at the yogams unacceptable to the president of the yogam he can write his note of dissent, and he shall refer it to the National Coordinator.

34.1 Members of the yogam having complaints against a resolution passed at its meeting may have recourse to the National Coordinator within seven days.

35.0 All decisions by the prathinidhiyogam within its competence shall have the same force as the decisions of the pothuyogam.

36.0 The resolutions of the yogams be recorded in the book of resolutions (yoga pusthakam) and be signed by the president and members present.

36.1 A minutes book of the yogams shall be maintained in which shall be recorded the proceedings of the meetings and they are signed by the president of the meeting.

37.0 To leave the meetings of the yogams without permission of the president and/ or without signing the resolution is irregular.

38.0 If and when a meeting of the yogam cannot proceed peacefully, the president may dissolve it; in which case such meeting may be reconvened within a month and if the reconvened meeting cannot be conducted peacefully the president shall dissolve the meeting and report the matter to the Resolution Commission mentioned in No.71.

39.0 The Local Hierarch/ National Coordinator has the right to add to or modify or annul a resolution passed at the meetings of the pothuyogam and the prathinidhiyogam and his decision shall be final.

39.1 No resolution can be passed either in the pothuyogam or prathinidhiyogam touching Upon or derogatory to the powers vested in the National Coordinator or Eparchial Bishop or the Major Archbishop or the Roman Pontiff under ecclesiastical laws.

40.0 Resolutions passed in meetings on matters requiring the approval by the Local Hierarch/ National Coordinator shall have effect and be executed only after such approval is granted in writing by the Local Hierarch/ National Coordinator.

41.0 Matters that require the approval of the Local Hierarch/ National Coordinator are (cc.1014; 1015; 1022; 1024; 1035; 1036; 1045; 1046):

41.1 Buying, selling, gifting, mortgaging or otherwise transferring of the immovable properties;

41.2 Constructing, reconstructing, renovating of churches, filial churches, wayside chapels and crosses or other buildings;

41.3 Establishing institutions to be run by the parish/Qurbna centre;

41.4 Demolishing of churches, filial churches, wayside chapels or crosses erected for public worship;

41.5 Exchange, sale or gifting or altering of objects of antiquity. Antiques for no reason shall be destroyed;

41.6 Establishing of libraries, recreation centres, stadia, play grounds, wells and the like for the public on lands belonging to the parish/ Qurbna centre;

41.7 Leasing of or construction on or use of the land or buildings of the church for any public or private utilities;
41.8 Receiving of stipend for pious foundation or endowments and scholarships;
41.9 Works which will cost more than one-fourth of the annual income of the previous year of the parish or $500/ equivalent GBP - whichever is less or as the National Coordinator decides from time to time;
41.10 Fixing of subscriptions from parishioners/members with obligation to pay arrears;
41.11 Lending or borrowing or gifting money by the parish/Qurbana centre beyond the amount fixed by the National Coordination statutes;
41.12 Other matters determined in the National Coordination statutes.

Part IV
Section I: Kaikkrans (Custodians)

42.0 With due regard to No. 8.2, the National Coordinator shall determine the number of the kaikkrans according to the size of the Parish/Mass/Qurbana Centre, subject to a minimum of two. One among them shall be nadathukaikkran a period of one year. The other kaikkran(s) shall be known as kkttukaikkran(s) during that period and will become the nadathukaikkran the second year and vice versa.

43.0 The kaikkrans be persons, not below the age of twenty-one, who are faithful, honest, efficient, service minded and having no Parish/Mass/Qurbana Centre arrears, who also have the other qualifications, specified in the National Coordination statutes; they shall not have the disqualifications mentioned in No.6. The accountant, the sacristan and others receiving allowance (specified in the National Coordination statutes) shall not be elected to be kaikkrans.

44.0 The kaikkrans are elected for a term of two years and cannot be re-elected for a second term unless by special postulation to the National Coordinator.

45.0 The elected kaikkrans after being confirmed and appointed in office by the National Coordinator, shall take charge, after making an oath of office, receiving the accounts and keys from the parish priest/chaplain/priest-in-charge at the entrance of the sanctuary. When their term of office is over they shall entrust the keys and accounts to the parish priest/chaplain/priest-in-charge likewise at the entrance of the sanctuary, after settling the accounts.

45.1 The kaikkarans divide their term into equal periods according to their number and each shall assume the main charge of the office (nadathukaikkaran) in one of such periods according to age or convenience.

46.0 The parish priest/chaplain/priest-in-charge may depute any one or more of the kaikkrans or any one or more from the yogam or any other competent person or persons to represent the Parish/Mass/Qurbana Centre or its institutions before courts, tribunals, in specific cases or legal or of similar nature after obtaining permission from the Local Hierarch/National Coordinator.

47.0 The kaikkrans shall not receive remuneration or allowance. However, on days on which their presence is required for a long time, they are entitled to meet their daily expenses from the Parish/Mass/Qurbana Centre funds during the duration of such engagement. A budgetary provision may be made for the same.

48.0 It is the right of the National Coordinator in consultation with the Parish priest/chaplain/priest-in-charge to accept the resignation of the kaikkrans or in case of emergency to remove a kaikkran for reasons of negligence of duty, dishonesty, disability, financial misconduct, commission of offenses involving moral turpitude, after giving him an opportunity for being heard. In ordinary circumstances, the question of removal of kaikkran shall be referred to the Resolution Commission mentioned in No. 71.
Section II
Administration of the Temporalities of the Parish/ Mass/ Qurbana Centre

49.0 The administration of the finance and other temporalities of the Parish/ Mass/ Qurbana Centre are to be done by the parish priest/ chaplain/ priest-in-charge and the kaikkrans. With mutual understanding and co-operation and as per norms of common law and particular law of the Syro-Malabar Church as well as National Coordination statutes.

49.1 For the better functioning of the Syro-Malabar Church in Ireland each family should pay their monthly subscription decided by the sabhayogam, obligation to pay arrears.

49.2 Ordinarily the subscription should be collected monthly, and in special cases half-yearly or yearly.

50.0 The nadathukaikkran and the parish priest/ chaplain/ priest-in-charge shall maintain bills, vouchers and receipts regarding income and expenditure relating to the matters dealt with, respectively. The accounts of the parish shall be maintained on the basis of such bills, vouchers and receipts. The kaikkrans make available the accounts as and when required by the parish priest/ chaplain/ priest-in-charge.

51.0 It shall be the responsibility of the parish priest/ chaplain/ priest-in-charge and the kaikkrans to maintain n vazhy, peredu, anduthirattu of the Parish/Mass/ Qurbana Centre. Msathirattu, kurumthirattu, ardhavrshikathirattu shall also be maintained, if required by the National Coordination statutes.

52.0 If any discrepancies in the account or shortage of money resulting in loss to the Parish/ Mass/ Qurbana Centre are proved; the same shall be recovered from the respective kaikkrans or the parish priest/ chaplain/ priest-in-charge whoever is responsible for the loss. However, as between them one shall not be responsible for the lapses on the part of the other.

53.0 The chest (bhandram) and boxes containing the offerings (Qurbna/ celebrations) shall be opened and the offerings counted by the nadathukaikkran the presence of the parish priest/ chaplain/ priest-in-charge or the kkttukaikkran or anyone authorized by the parish priest/ chaplain/ priest-in-charge. They shall keep a document or receipt regarding the amount of offerings signed by both of them.

54.0 All offerings in kind received in the church shall be sold in public auction. However, if it is found that sale without auction is more appropriate this can be done after mutual consultation between the parish priest/ chaplain/ priest-in-charge and the kaikkrans.

55.0 All sales shall be made only on payment and receipt of all such amounts shall be entered on the same day in the books of accounts of the Parish/ Mass/ Qurbana Centre. If any credit is given it shall be the responsibility of the persons giving such credit to reimburse the amount to the Parish/ Mass/ Qurbana Centre.

56.0 If and when lands or buildings of the Parish/ Mass/ Qurbana Centre are given on lease or rent, it shall be done only after observing all legal formalities and with the permission of the National Coordinator, preferably after obtaining legal opinion.

57.0 The cultivation of land belonging to the Parish/ Mass/ Qurbana Centre shall be arranged by the kaikkrans in consultation with the parish priest/ chaplain/ priest-in-charge.

58.0 The parish priest/ chaplain/ priest-in-charge and the kaikkrans shall have the right to spend necessary amounts to meet the day-to-day expenditure of the Parish/ Qurbana Centre.

59.0 Subject to no. 41.9 the expenditure necessary for the day-to-day worship and catechetical formation can all be incurred by the parish priest/ chaplain/ priest-in-charge without discussion in the pothuyogam or the prathinidhiyogam.

59.1 Subject to No. 41.9, the expenditure necessary for essential furniture of the parish including those provided to the parish priest/ chaplain/ priest-in-charge and the assistant parish priest/ assistant chaplain/ priest-in-charge and for the maintenance of the church properties and their improvements can all be incurred by the parish priest/ chaplain/
priest-in-charge and the *nadathukaikkran* without discussion in the *pothuyogam* or the *prathinidhiyogam*.

59.2 The parish priest/chaplain/priest-in-charge and the *kaikkrans* shall have mutual understanding and co-operation in respect of all such expenditure and all unnecessary luxury and extravagance shall be avoided.

60.0 The parish priest and the *kaikkrans* jointly keep 250 Euro (equivalent GBP) under imprest system.

61.0 Surplus amounts however shall be deposited in the charitable account provided to the Syro-Malabar Church by the local hierarchy, unless instructed to pay into allocated charitable accounts of the Syro-Malabar Church by the National Coordinator.

62.0 All valuable articles and antiques, documents and deposit receipts shall be kept in a separate box in the safe room with double locks and keys and the parish priest/chaplain/priest-in-charge and the *nadathukaikkran* shall keep one key each of the box and of the room.

63.0 There shall be a *murichrthu* (inventory) (c. 1026) of all the movable and immovable properties of the Parish/Mass/Qurbana Centre classified into six heads, namely:

63.1 A schedule of immovable property;

63.2 A schedule of movable property;

63.3 Those in the custody of the parish priest/chaplain/priest-in-charge;

63.4 Those in the custody of the *kaikkran*;

63.5 Those in the custody of the sacristan;

63.6 Those in the custody of the heads of institutions.

64.0 The parish priests/chaplain/priest-in-charge and *kaikkrans* shall have overall responsibility for all the property of the Parish/Qurbana Centre including equipments in the presbytery (*pallimuri*). The sacristan shall be responsible for the paraphernalia and other valuable things kept in the church and the heads of institutions for the articles belonging to and kept in such institutions.

65.0 Whenever new articles are acquired and any change is made, the same shall also be entered in the inventory maintained in the Parish/Mass/Qurbana centre.

65.1 A copy of the inventory of the ecclesiastical goods is to be kept in the National Coordination’s archives.

65.2 If any article is lost or damaged on account of culpable negligence, the person responsible for such negligence shall be liable for such loss.

65.3 Unusable articles which are not of historical value shall be destroyed only with the consent of the parish priest/chaplain/priest-in-charge and in consultation with the *nadathukaikkran* and after having cancelled them from the inventory.

66.0 When any person in charge of the administration of the church properties is transferred, or has ceased to hold office, the new incumbent thereto, while taking charge, shall sign the list of articles handed over to him, after due verification.

66.1 When the parish priest/chaplain/priest-in-charge is transferred, the accounts, pass-books and other documents as well as the balance cash and the list of movables shall be handed over to the *nadathukaikkran*; as soon as the new parish priest/chaplain/priest-in-charge has taken charge the said *kaikkrans* shall hand them over to the new parish priest/chaplain/priest-in-charge. However, if there is an assistant parish priest/assistant chaplain, the parish priest/chaplain/priest-in-charge who is under orders of transfer shall entrust all the administrative responsibility to the assistant parish priest/assistant chaplain and inform the *nadathukaikkran* accordingly. If this is not possible then the parish priest/chaplain/priest-in-charge should hand them over to the National Coordinator.

67.0 The parish priest/chaplain/priest-in-charge shall always pay attention to the proper and safe maintenance of the accounts and records of the parish/Qurbana centre and in these matters the *kaikkrans* and the accountant are bound to act according to the instructions of the parish priest/chaplain/priest-in-charge.
68.0 No Church record shall be taken outside the parish office/ Qurbna centre Office without the permission of the parish priest/ chaplain/ priest-in-charge.
69.0 All parish Churches and as far as possible Qurbna centres shall maintain the following registers, records, books and files:
   69.1 Baptism register;
   69.2 Christmation register;
   69.3 Betrothal register;
   69.4 Marriage register;
   69.5 Death register;
   69.6 Atmasthiti register/ parish register/ Qurbna centre register;
   69.7 Minutes book of pothuyogam and prathinidiyogam;
   69.8 Yogapusthakam (register for decisions of yogam);
   69.9 Subscription register (variveetha register);
   69.10 Kurippu account book;
   69.11 Journal;
   69.12 Ledger;
   69.13 Thirattu;
   69.14 Audit report;
   69.15 Voucher file;
   69.16 Canonical visit diary of the eparchial bishop;
   69.17 Bounded copies of the eparchial bulletin/ bulletin from the Syro-Malabar Church;
   69.18 Liturgical calendar;
   69.19 Register relating to documents and records;
   69.20 Books to copy the civil documents;
   69.21 File containing pastoral letters and circulars;
   69.22 File containing orders from the eparchial curia;
   69.23 A schedule containing the details of immovable properties;
   69.24 List of movable properties;
   69.25 List of foundation Masses (This should be maintained in the sacristy also);
   69.26 Diary (chronicles, “nlgamam”);
   69.27 List of antiques;
   69.28 Vocation register;
   69.29 Announcement books;
   69.30 Book of ecclesiastical censures;
   69.31 Miscellaneous file;
   69.32 Other registers as per Eparchial/National Coordination statutes;
   69.33 Inventory registers (murichrthu).
70.0 No record and orders relating to the parish/ Qurbna centre or the eparchy shall be produced in any court without prior permission of the Local Hierarch/ National Coordinator.

Section III
General and Transitory Norms

71.0 All disputes and complaints with regard to the conduct, proceedings, resolutions, decisions and actions taken or adopted by the pothuyogam or prathinidiyogam shall be preferred by the aggrieved before a five member Resolution Commission constituted by the National Coordinator for such purpose, within seven days from the date of such yogam. The commission shall dispose of the dispute or complaint within 30 days from the receipt of such complaints and the decision shall be final.
71.1 Chairperson of the Resolution Commission – A member of the resolution commission authorised by the National Coordinator.
71.2 MEMBERS: Resolution Commission consists of five members for a period of two years.
71.2.1 One Chaplain elected from officially appointed Chaplains.
71.2.2 One lay man and a lay woman elected from the national coordination council.
71.2.3 Two members preferably experts if available, nominated by the National Coordinator.
71.3 Members of the commission shall elect a secretary who will convene the meetings in consultation with the National Coordinator and prepare the minutes and reports.
71.4 The Chairman shall communicate the decision of the commission in writing to the National Coordinator, who will take final decision on the basis of the findings of the Commission and communicate to concerned parties.
71.5 If the complaint arises against any member of the Resolution Commission, that particular complaint shall be dealt by the Resolution Commission with a member replaced by the National Coordinator.
72.0 For grave reasons the National Coordinator can suspend a *pothuyogam* or a *prathinidhiyogam* until further orders from him and make alternate arrangements according to his discretion for the administration of the parish/Qurbna centre.
73.0 Notwithstanding anything herein contained, on account of the requirement, the National Coordinator, depending upon the special features, customs or practice of his National Coordination may make necessary adaptations to these rules with the approval of the Commission for Evangelisation and Pastoral Care of Migrants and the rules so adapted shall be binding on the parishes/Qurbna centres within the region.
74.0 If any difficulty or doubt arises in giving effect to the provisions of these rules in a particular parish/Qurbna centre, the National Coordinator may by his order make such provisions necessary or expedient for the removal of the difficulty or doubt, not inconsistent with the purpose of these rules.
75.0 No Christian faithful shall challenge these rules or matters arising there from in any legal proceeding other than has recourse to ecclesiastical authorities.
76.0 These rules may be amended with the approval of the Commission for Evangelization and Pastoral Care of the Migrants of Syro-Malabar Archepiscopal Church.
77.0 Unless the Synod amends any clause, or the Major Archbishop gives any authentic interpretation, the interpretation given by the National Coordinator in consultation with the Commission for Evangelization and Pastoral Care of the Migrants for these rules will be held valid.
78.0 If there is any custom or practice in any particular parish/Qurbna centre inconsistent with the rules contained herein all such custom and practice will stand superseded as soon as these rules come into force.
THE SYRO-MALABAR MAJOR ARCHIEPISCOPAL
CATHOLIC CHURCH
ZONAL COORDINATION COUNCIL
FOR THE ISLAND OF IRELAND

1.0 TITLE: The council shall be known as “THE SYRO-MALABAR MAJOR
ARCHIEPISCOPAL CATHOLIC CHURCH ZONAL COORDINATION COUNCIL” for
zones in the Island of Ireland where there are 5 or more recognized Qurbana centres
within the same diocese (local).

2.0 NATURE AND PURPOSE

2.1 This is a consultative body consisting of the Kaikkarans of the Qurbana centres to help the
Syro-Malabar Chaplain(s).

2.2 They are to suggest means for the spiritual, ecclesial and traditional growth of the
Syro-Malabar faithful in the Qurbana centres of the diocese.

2.3 At the same time matters concerning faith and morals will not come under the scope
of this council.

2.4 Prepare and present the annual budget and accounts of the zonal coordination council.

2.5 To propose ways and means to buy movable and immovable properties.

2.6 To elect the representatives for the National Coordination Council.

3.0 MEMBERS

3.1 All the members of the council shall be above twenty one years of age and able to
accept and properly exercise her spiritual, ecclesial and juridical traditions

3.2.1 EX-OFFICIO MEMBERS:

3.2.1.1 Priest(s) proposed by the Major Archbishop and appointed by the Local Hierarch as
Chaplain(s) and the officially appointed priest-in-charge for the Syro-Malabar faithful.

3.2.1.2 Secretaries of the Departments

3.2.1.3 Two Safeguarding Representatives elected or selected by the Chaplain(s).

3.2.1.4 National Coordination Council members from the diocese, if not included otherwise.

3.2.2 ELECTED MEMBERS:

3.2.2.1 Kaikkarans from each Qurbana centre.

3.2.2.2 Zonal Presidents of the pious associations officially recognized by Syro-Malabar
Synod.

3.2.2.3 Zonal secretaries of the departments.

3.2.3 NOMINATED MEMBERS

3.2.3.1 The president of zonal coordination Council shall nominate members up to one third of
the number of elected members, in consultation with other Chaplain(s) working in the zone.
3.3 DISQUALIFICATIONS
3.3.1 The persons specified in the No.6 of the Procedure Rules for Palliyogams- General body and Parish council of Syro-Malabar Church, Ireland are disqualified from being members of the zonal coordination Council.

3.4 LOSS OF MEMBERSHIP
3.4.1 Membership in the zonal coordination Council will be lost for the following reasons:
3.4.1.1 Resignation after being accepted by the Chaplain
3.4.1.2 Absence without leave from the council meetings for three times consecutively.
3.4.1.3 Conviction by a court of law for a crime involving moral turpitude.

4.0 ELECTION/VOTING
4.1 It is desirable to select the representatives by consensus. If no consensus is arrived, election/voting may be made by secret ballot by all members and be decided by absolute majority (50% +) of the members present.

4.2 In case of a third round of voting relative majority is sufficient.

5.0 GENERAL BODY
5.1 The ex-officio members and those elected and nominated as per No.3 form the General Body.

5.2 It has to propose ways and means to the Chaplain to fulfil the pastoral care of the faithful.

5.3 CONVOCATION
5.3.1 It shall be convoked at least four times in a year and whenever the Chaplain(s) feels it is necessary. The first meeting shall be convened in the month of January.

5.3.2 Notice shall be served with agenda in ordinary cases two weeks prior to the meeting and in other cases it may be convened at a shorter notice.

5.4 QUORUM
5.4.1 One third of the total members of the zonal coordination Council form the quorum.

5.4.2 If the meeting is postponed due to lack of quorum it shall be reconvened within a fortnight and the quorum shall not be considered.

6.0 OFFICE BEARERS AND THEIR DUTIES
6.1 PRESIDENT: The Chaplain shall be the president and presides over the meetings. In case there are more than one chaplain the National Coordinator shall nominate one among them as the president.

6.2 SECRETARY: The secretary shall be elected by the General Body. It is the duty of the secretary to convene the meetings in consultation with the president, prepare the minutes, reports and other records and present the reports to the General Body.

6.3 JOINT SECRETARY: The Joint Secretary shall be elected by the general body to help the secretary and in his/her absence to carry out the duties of the secretary.

6.4 TREASURER: The financial officer of the Zonal Coordination Council elected by the general body shall be the treasurer.

7.0 TERM: The term of the Zonal Coordination Council will be two years.
8.0 **VACANCY:** Vacancies arising from the Zonal Coordination Council are to be filled with in two months by election/nomination/ex-officio posting according to the nature of the vacant seat.

9.0 **COMMITTEES:** For the better functioning of the Zonal Coordination Council different committees may be formed and are to be dissolved afterwards.

10.0 **EXECUTIVE COMMITTEE**

10.1 Zonal Coordination Council shall form an executive committee to study and implement the recommendations of the General Body and to run the day to day functions of the church within the zone.

10.2 The members of the Executive Committee shall consist of the President, Secretary, Joint Secretary, Treasurer (finance officer), one representative of zonal directors of different departments, three members elected from the General Body (at least one member should be lady) and one member each from associations of youth, women and men approved by the Syro-Malabar Synod within the zone.

10.3 Two members nominated by the President.

10.4 **FUNCTIONS:**

10.4.1 This has to implement the decisions of the general body with the help of the respective departments.

10.4.2 In urgent cases it may take necessary decisions, which shall be reported in the next General Body Meeting.

10.5 The Executive Committee shall be convened by the secretary in consultation with the president with at least 7 days notice.

10.6 The Quorum will be the one third of the total members and the absolute majority of those present will take the decisions.

11.0 **GENERAL**

11.1 In case of doubts the interpretation of these rules is reserved to the National Coordinator.

11.2 For amendment absolute majority of the total members and two thirds of those present is necessary. The amended proposal has to be sent to the National Coordinator for approval.

11.3 In case of dispute with regard to the functioning of the council or the committees, the decision of the Chaplain should be executed and reported to the National Coordinator.

11.4 Any decision made by the Chaplain concerning the rules and functioning of the Council shall not be questioned in a court of law.
THE SYRO-MALABAR MAJOR ARCHIEPISCOPAL
CATHOLIC CHURCH
NATIONAL COORDINATION COUNCIL
FOR THE ISLAND OF IRELAND
(Sabhayogham)

1.0 TITLE: The council shall be known as THE SYRO-MALABAR MAJOR ARCHIEPISCOPAL NATIONAL COORDINATION COUNCIL FOR THE ISLAND OF IRELAND.

2.0 NATURE AND PURPOSE

2.1 This consultative council is constituted according to the recommendations of the Church teachings and adapted to the nature of the National Coordination of the Syro-Malabar Church in Ireland.

2.2 This is a consultative body consisting of priests and laity to help the National Coordinator.

2.3 They are to suggest means for the spiritual, ecclesial and traditional growth of the Syro-Malabar faithful in Ireland.

2.4 At the same time matters concerning faith and morals will not come under the scope of this council.

2.5 To prepare and present the annual budget and accounts of the National Coordination Council.

2.6 To propose ways and means to buy movable and immovable properties.

3.0 MEMBERS

3.1 All members of the council shall be above twenty one years of age from the Syro-Malabar Catholic Church in Ireland and able to accept and properly exercise her spiritual, ecclesial and juridical traditions.

3.2 EX-OFFICIO MEMBERS:

3.2.1 Syro-Malabar National Coordinator.

3.2.2 Priests proposed by the Major Archbishop and appointed by the Local Hierarch as Chaplains and priests-in-charge for the Syro-Malabar faithful.

3.2.3 National Secretaries of the Departments

3.2.4 Two Safeguarding Representatives nominated by the National Coordinator.

3.3 ELECTED MEMBERS:

3.3.1 Two representatives elected from kaikkarans and catechism teachers from each Syro-Malabar Chaplaincy within a diocese having approved Qurbana centre, four representatives from 2 to 4 centres and 6 representatives from 5 and above centres. Wherever there are more than 2 representatives, one should be lady representative.

3.3.2 If there is a zonal coordination council, representatives should be elected from the zones.

3.3.2.1 National Presidents of officially accepted (Pious) associations.

3.3.3 NOMINATED MEMBERS:
3.3.3.1 The National Coordinator may nominate members up to ten percent of the number of elected members.

3.4 DISQUALIFICATIONS

3.4.1 The persons specified in the No.6 of the Procedure Rules for the General Body And Parish Council of Ireland are disqualified from being a member of the National Council.

3.5 LOSS OF MEMBERSHIP

3.5.1 Membership in the National Coordination Council will be lost for the following reasons:

3.5.1.1 Resignation after being accepted by the National Coordinator.

3.5.1.2 Absence without leave from the council meetings thrice consecutively.

3.5.1.3 Conviction by a court of law for a crime involving moral turpitude.

4.0 ELECTION/VOTING

4.1 It is desirable to select the representatives by consensus. If no consensus is arrived, election/voting may be made by secret ballot by all members and be decided by absolute majority (50% +) of the members present.

4.2 In case of a third round of voting relative majority is sufficient.

5.0 GENERAL BODY

5.1 The Ex-officio members and those elected and nominated as per No.3 form the General Body of the National Council (*Sabhayogam*).

5.2 It has to propose ways and means to the national coordinator to fulfil the pastoral care of the faithful.

5.3 CONVOCATION

5.3.1 It shall be convoked at least twice in a year and whenever as the National Coordinator feels it is necessary.

5.3.2 Notice shall be served with agenda in ordinary cases two weeks prior to the Meeting and in other cases it may be convened at a shorter notice.

5.4 QUORUM

5.4.1 One third of the total members of the National Coordination Council form the quorum.

5.4.2 If the meeting is postponed due to lack of quorum it shall be reconvened within a fortnight and the quorum shall not be considered.

6.0 OFFICE BEARERS AND THEIR DUTIES

6.1 PRESIDENT: The National Coordinator shall be the president and presides over the meetings.

6.2 General SECRETARY: Shall be elected from among the officially appointed chaplains. It is the duty of the general secretary to convene the meetings in consultation with the president, prepare the minutes, reports and other records and present the reports to the general body.

6.3 SECRETARY: The Secretary shall be a lay person elected by the general body to help the general secretary and in his absence to carry out the duties of the general secretary.

6.4 TREASURER: A chaplain appointed by the National coordinator as Financial officer.

7.0 TERM: The term of the National Coordination Council will be two years.

8.0 VACANCY: Vacancies arising from the National Coordination Council are to be filled within two months by election/nomination/ex-officio posting according to the nature of the vacant seat.
9.0 COMMITTEES: For the better functioning of the National Coordination Council different committees may be formed and are to be dissolved afterwards.

10.0 Agenda Committee
10.1 National Coordinator
10.2 One representative of officially appointed chaplains
10.3 General Secretary
10.4 Secretary
10.5 Treasurer
10.6 One representative of the Kaikkarans from Sabhayogam.
10.7 One representative (President) of approved pious association from the Sabhayogam.
10.8 One representative (Secretary) of the departments from the Sabhayogam.

11.0 EXECUTIVE COMMITTEE (Sabhapratinidhiyogam)
11.1 The National Coordination Council shall form an executive committee to study and implement the recommendations of the General Body/sabhayogham and to run the day to day functions of the church.

11.2 The members of the Executive Committee shall consist of the President, General Secretary, Secretary, Treasurer (finance officer), one representative of National directors of different departments, three members elected from the General Body (at least one member should be lady) and one member each from associations of youth, women and men approved by the Syro-Malabar Synod.

11.3 Two members nominated by the President.

11.4 FUNCTIONS
11.4.1 This has to implement the decisions of the general body with the help of the respective departments.

11.4.2 In urgent cases it may take necessary decisions, which shall be reported in the next General Body Meeting.

11.5 The Executive Committee shall be convened by the general secretary in consultation with the president with at least 7 days notice.

11.6 The Quorum will be the one third of the total members and the absolute majority of those present will take the decisions.

12.0 GENERAL
12.1 Each mass centre has to contribute •12 (GBP equivalent) per year per family or 10% of Qurbana centres total income towards the administrative expense of national council.

12.2 In case of doubts the interpretation of these rules is reserved to the National Coordinator.

12.3 For amendment absolute majority of the total members and two thirds of those present is necessary. The amended proposal has to be sent to the Syro-Malabar Synod for approval.

12.4 In case of dispute with regard to the functioning of the council or the committees the decision of the National Coordinator will be final.

12.5 Any decision made by the National Coordinator concerning the rules and functioning of the Council shall not be questioned in a court of law.