

DAVES AVENUE HOME & SCHOOL CLUB MEETING MINUTES

November 3, 2017

Daves Avenue School, Los Gatos, California

In attendance:

Iqbal Chadda, Isabel Guerra, Lisa Hanson, Kylie Heintz, Beth Jackson, Raegan Kail, Jyoti Kelly, Jennifer Lambert, Nicole Reginelli, Heather Gaede Regoli, Danielle Rooney, Dan Snyder, Loly Stacey, Lee Ann Wade, Deborah Weinstein

Guest: Jason McCullough, Stephen Parsons

1. The meeting was called to order by Danielle Rooney at 8:32am.

2. Approval of October 13, 2017 Minutes

- a. Motion: Carolyn Harnish
- b. Second: Nicole Reginelli
- c. Motion Passed

3. Principal's Report - Igbal Chadda

- a. Traffic ambassadors program will begin this month. Meeting with district to discuss traffic problems and possible solutions.
- b. Lock-down drill today.

4. President's Report – Danielle Rooney

a. Need volunteers for picture re-take day on November 17.

5. Vice President's Report – Jennifer Lambert

a. Dollars for Daves: Currently at 45% participation (159 families). Donor Appreciation Night is next week.

6. Treasurer's Report - Loly Stacey & Beth Jackson

- a. Income: Fundraising is down from last year. Part of an ongoing trend.
- b. Expenses: We have not paid the district for personnel grants yet; we will pay invoiced actual amounts at three points during the year.
- c. Grade Level Grants: With the unused math specialist money, we have funded movement classes for Grades K-2 and a science proposal from Grade 5.

7. Secretary's Report - Heather Regoli: Amended and Restated H&SC Bylaws

- a. See attached redline.
- b. History: Jeff Milde identified a need to update our Bylaws when he was president. After his departure, Heather worked with Berliner Cohen LLP ("Berliner") to update Bylaws.
 - Clarification that Heather is not an active attorney; she took on this project as a board member, not attorney to the H&SC. Berliner acted as H&SC attorney. Berliner reviewed proposed changes, made suggestions, and okayed final restated Bylaws.
- c. Three Categories of Changes:
 - i. Revisions advisable under applicable law.
 - ii. Updates of outdated provisions.
 - iii. Updates to reflect current H&SC practices.
- d. Membership will vote to approve these changes next month.

8. Committee Reports

a. LGEF - Deborah Weinstein:

- i. Invitation going out today to Kinder parents for a coffee at Mon Amie Harlow.
- ii. Deborah will speak at Daves staff meeting on Tuesday, November 7.
- ii. All are welcome at LGEF board meeting Monday 7pm at the Fisher Library.
- b. **Teacher Wish Lists Isabel Guerra:** We are no longer linking teacher wish lists to the school on Amazon. Teachers using their own wish lists. Looking into providing links to each teacher's wish list on the H&SC website or using a Google Document to provide links. Isabel will email teachers.
- c. **Green Team Lisa Hanson:** Native and Sensory Garden built on Earth Day is now a classroom with 24 stools. Putting a sign up for Liverpool, the Green Team's community sponsor. Working with Art Docents to add an "I Am" concept to the garden. Will have a student contest to name the garden.

9. Old Business

10. New Business

- a. Field Trip Fees Jason McCullough:

 i. Fourth grade having trouble collecting field trip fees from parents. Are scholarship funds available? Teachers will submit numbers.

 ii. Clearly, some of these families can afford to pay, but it is difficult to sort out who.

 iii. Would be helpful to teachers if there were a clear policy regarding seat belts on buses.

Adjournment at 9:35am

Attachment

FIRST AMENDED AND RESTATED

BYLAWS OF

DAVES AVENUE HOME AND SCHOOL CLUB, INC.

A CALIFORNIA NONPROFIT PUBLIC BENEFIT CORPORATION

- NAME: The name of this corporation is Daves Avenue Home and School Club, Inc. (the "Corporation").
- 2. **OFFICES OF THE CORPORATION:** PRINCIPAL OFFICE: The principal office for the transaction of the activities and affairs of the <u>corporationCorporation</u> is located at 17770 Daves Avenue, Monte Sereno, California in Santa Clara County.

3. PURPOSES AND LIMITATIONS:

- a) GENERAL PURPOSES. This Corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for charitable purposes. This organization is organized exclusively for charitable purposes within the meaning of section 501 (c)(3) of the Internal Revenue Code. Notwithstanding any other provision of these articlesBylaws, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under section 501 (c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United Sates Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Law).
- b) SPECIFIC PURPOSES. Within the context of the general purposes stated above, the purpose of this corporation shall be to enhance the experience of the students, faculty, staff and families at Daves Avenue Elementary School (the "School"), including without limitation by supporting and enhancing curriculum, building a sense of community, expanding the arts, integrating technology into the classroom, promoting physical fitness, and building a positive learning environment.
 - i) To stimulate and encourage a closer relationship between the home and school;
 - ii) To assist in the general welfare of the school;
 - iii) To support the facility and staff;
 - iv) To provide volunteers for school functions;
 - v) To raise funds through various fund raising activities; and,
 - vi) To provide the additional facilities and equipment which will aid in the educational community and aesthetic life of the school.
- c) LIMITATIONS. No substantial part of the activities of this eorporation shall consist of the carrying on of propaganda, or otherwise attempting to influence legislation, nor shall this eorporation participate or intervene in any political campaign (including the publication or distribution of statements) on behalf of or in opposition to any candidate for public office. The Corporation's assets are irrevocably dedicated to the purposes set forth in Sections 3(a) and 3(b) above. No part of the net income or assets of this Corporation, on dissolution or otherwise, shall ever inure to the benefit of any director of the Corporation (singularly, a "Director", collectively, the "Directors"), officers of the Corporation ("Officers"; each an "Officer"), or Member (as defined below) thereof, or to the benefit of any private person. Upon the dissolution or winding up of the Corporation, all properties and assets remaining after payment of, or provision for payment of, all debts and liabilities of the Corporation shall be distributed to an organization (or organizations) organized and operated exclusively for charitable, scientific, and educational purposes, if the organization has established its tax-exempt status under Internal Revenue Code Section 501(C)(3) or the corresponding provision of any future United State internal revenue law, and has established its tax-exempt status under Revenue and Taxation Code Section 23701d or the corresponding section of any future California revenue and tax law.

4. QUALIFICATIONS AND RIGHTS OF MEMBERSHIP:

- a) CLASSES AND QUALIFICATIONS. This corporation corporation shall have one single class of members designated in the singular as: voting members. a "Member", in the plural as "Members" and when in reference to the status of a Member or Members, as "Membership". Membership is open only to all-families with children attending the School and faculty of the school, or anyone interested in child welfare and betterment of the community. School, in each case who have paid the amounts referenced in Section 4(c) of these Bylaws. Each family is collectively considered one "Member".
- b) VOTING RIGHTS OF MEMBERS. The voting members Members shall have the right to vote, as set forth in these bylaws, the Articles of Incorporation of the Corporation (the "Articles of Incorporation"), these Bylaws, including the limitation described in Section 5(i)(i) herein, California Nonprofit Public Benefit Corporation Law, and any other applicable law, on the election of Directors, on the disposition of all or substantially all of the Corporation's assets, on any merger and its principal terms and any amendment of those terms, and on any election to dissolve the corporationCorporation. In addition, those members Members shall have all rights afforded members under the California Nonprofit Public Benefit Corporation Law.
- c) DUES, FEES, AND ASSESSMENTS. _____Each voting memberMember must pay, within the time and on the conditions set by the board, Board of Directors (the "Board"), the dues, fees, and assessments in amounts to be fixed from time to time by the board. Such dues, fees, and assessments shall be made on a per family basis and shall be equal for all members. Only upon the payment of such fee shall a member be entitled to voteBoard.
- d) GOOD STANDING. Those members who have paid the required dues, fees, and assessments in accordance with these bylaws and who are not suspendedBylaws shall be membersMembers in good standing.
- e) CAUSES OF TERMINATION. A <u>membership Membership</u> shall terminate on occurrence of any of the following events:
 - i) Resignation of the member Member, on reasonable notice to the corporation Corporation;
 - ii) Expiration of the period of membershipMembership, unless the membershipMembership is renewed on the renewed terms fixed by the beardBoard.
 - iii) Failure of the member to pay dues, fees, or assessments as set by the board within sixty (60) days after they become due and payable;
 - iv)iii) Occurrence of any event that renders the memberMember ineligible for membership Membership, or failure to satisfy membership qualifications; or
 - v) Expulsion of the member under Section 4(g) of these bylaws.
- f) EXPULSION OR SUSPENSION OF MEMBERSHIP.
 - i)iv) A member may be expelled or suspended, under Section 4(g) of these bylaws, based on good faith determination by the boardBoard, or a committee or person authorized by the boardBoard to make such determination, that the memberMember has failed in a material and serious degree to observe the corporation's Corporation's rules of conduct, or has engaged in conduct materially and seriously prejudicial to the purposes and interests of the corporation.
 - ii) A person whose membership is suspended shall not be a member during the period suspension.
- g) PROCEDURE FOR EXPULSION OR SUSPENSION.
 - i) If grounds appear to exist for expulsion or suspension of a member, the procedure set forth below shall be followed:
 - (1) The member shall be given 15 days'. Following the determination that a Membership should be terminated pursuant to Section 4(e) above, the Corporation shall (i) provide fifteen (15) days prior notice of the proposed expulsion or suspension and the reasons for the proposed expulsion or suspension. Notice shall be given by any method reasonably calculated therefor to provide actual notice. Any notice given by mail shall be sent by first class or registered mail to the member's last address as shown on the corporation's records.

- <u>*f)</u> The member shall be giventhe Member(s); and (ii) provide an opportunity for the Member(s) to be heard, either orally or in writing, at leastnot less than five (5) days before the effective date of the proposed expulsion or suspension. The hearing shall be held, or the written statement considered by the board or by a committee or person or body authorized byto decide that the board to determine whether the proposed expulsion or suspension shouldnot take place.
 - (2) The board, committee, or person shall decide whether or not the member should be suspended, expelled, or sanctioned in some other way. The decision of the board, committee, or person shall be final.
 - (3) Any action challenging an expulsion, suspension, or termination of membership, including a claim alleging defective notice must be commenced within one (1) year after the date of expulsion, suspension, or termination.
- h)g) TRANSFERNONTRANSFERABILITY OF MEMBERSHIP. No membershipMembership or right arising from membershipMembership shall be transferred. All membershipMembership rights cease enupon a Member's resignation, death, suspension, or upon dissolution of the Corporation.
- h) MEMBERSHIP BOOKRECORDS. The Corporation shall keep an electronic or written record of the name, and address, and class of each member. The record shall also contain-Member.
- i) NONLIABILITY OF MEMBERS. A Member is not, as such, personally liable for the debts, liabilities or obligations of the Corporation.
- it)j) RESIGNATION OF MEMBERS. A Member may resign by giving written notice to the president of the Corporation (the "President") or secretary of the Corporation (the fact of termination and the date on which such membership ceased, except in case of termination by expiration of period of membership. "Secretary"). Such record shall be kept at the principal office of the corporation resignation shall be effective when notice is given, unless such notice specifies a later time for the resignation to become effective.

5. **MEETING OF MEMBERS:**

- a) PLACE OF MEETINGS. Meetings of the members shall be held at Daves Avenuethe School or, with reasonable prior notice, at such other place reasonably designated by the Board.
- b) REGULAR MEETINGS. Meetings ANNUAL MEETING.—An annual meeting of members the Members shall be held on the first Thursday of December each year at 7:00 pm unless the boardsuch dates as are fixed another date or time and so notifies members by the Board, which shall give notice to the Members as provided in these bylaws. If the scheduled date falls on a legal holiday, the meeting shall be held the next full business day. Bylaws. At this meeting, directors shall be appointed and such meetings, any other proper business, including without limitation the appointment of Officers and Directors, may be transacted subject to these bylaws. Bylaws. The preliminary operating budget for the following fiscal year shall be presented by the Treasurer (as defined below) and submitted to the vote of the Members at one or more Member meetings in the spring of each year.
- c) SPECIAL MEETINGS.
 - ei) PERSONS AUTHORIZED TO CALL. A special meeting of the members for any lawful purposes of Members may be called at any time by the board or the chairman of the board, if any,(i) the Board or by the president the President (with reasonable notice to the Members specifying the general nature of the business proposed) or by(ii) fifteen percent (15%) or more of the membersMembers.
 - eii) CALLING MEETINGS BY MEMBERS. A special meeting called by any person (other than the beardBoard) entitled to call a meeting shall be called by written request, specifying the general nature of the business proposed to be transacted, and submitted to the chairmanPresident or the Vice President of the board, if any, or the presidentCorporation (the "Vice President") or any vice president or the secretary of the corporationSecretary. The officeOfficer receiving the request shall cause notice to be given promptly to the membersMembers entitled to vote, in accordance with Section 5(f) of these bylawsBylaws, stating that a meeting will be held at a specified time and date fixed by the beardBoard, provided, however, that the meeting shall be at least thirty (30) but no more than ninety (90) days after receipt of the request. If the notice is not given within twenty (20) days after the request is received, the person or persons requesting the

meeting may give the notice. Nothing in this Section shall be construed as limiting, fixing, or affecting the time at which a meeting of membersMembers may be held when the meeting is called by the <a href="mailto:board-bo

- e)d) PROPER BUSINESS OF SPECIAL MEETING. No business, other than the business the general nature of which was set forth in the notice of the meeting, maybe transacted at a special meeting.
- e)e) NOTICE REQUIREMENTS FOR MEMBERS' MEETINGS.
 - i) GENERAL NOTICE REQUIREMENTS. Whenever members Members are required or permitted to take any action at a meeting, a written notice of the meeting shall be given, in accordance with Section 5(f) of these bylawsBylaws, to each memberMember entitled to vote at that meeting. The notice shall specify the place, date, and hour of the meeting and (1), for a special meeting, the general nature of the business to be transacted, anand no other business may be transacted, or (2) for the annual at such special meeting, those matters that the board, at the time notice is given, intends to present for action by the members, but except as provided in these bylaws, any proper matter may be presented at the meeting. The notice of any meeting at which directorsDirectors are to be elected shall include the names of all persons who are nominees when notice is given.
 - ii) NOTICE OF CERTAIN AGENDA ITEMS. Approval by the members of any of the following proposals, other than by unanimous approval by those entitled to vote, is valid only if the notice or written waiver of notice states that the general nature of the proposal or proposals:
 - Removing a director Director without cause;
 - (2) Filling vacancies on the boardBoard;
 - (3) Amending the articles Articles of incorporation Incorporation; or
 - (4) Electing to wind up and dissolve the corporation Corporation
- e)f) MANNER OF GIVING NOTICE. Notice shall be given either personally or by first class, registered, or certified mail, or by other means of written or electronic communications, including email—or the school bulletin. Such notice, if not given by school bulleting, shall be addressed to each member entitled to vote, at the address of that member appearing on the books of the corporation or at the address or email address given by the member to the corporation for purposes of notice. If no address appears on the corporation's books and no address has been so given, notice shall be deemed to have been given if either (1) notice is sent to that member by first class mail or telegraphic or other written communication to the corporation's principal office, or (2) notice is published at least once in a newspaper of general circulation in the county in which the principal office is located—, or the school bulletin. Notice of regular meetings may be given in the form of a calendar or schedule that sets forth the date, time and place of more than one regular meeting; however, notice of any meeting shall not be considered effective if it is given more than ninety (90) days prior to the date of the meeting and shall be appropriately noticed again no less than twenty (20) days prior to the meeting.

f)g)_QUORUM.

- i) PERCENTAGE REQUIRED. Five percent (5%) of the woting members Members shall constitute a quorum for the transaction of business at any meeting of members provided, however, that if any regular or annual meeting is actually attended in person by less than one fourththird of the voting power, the only matters that may be voted on are those of which notice of their general nature was given under these bylawsBylaws.
- ii) LOSS OF QUORUM. Subject to these bylaws, the membersThe Members present at a duly called or held meeting at which a quorum is present may continue to transact business until adjournment, even if enough membersMembers have withdrawn to leave less than a quorum, if any action taken (other than adjournment) is approved by at least a majority of the membersMembers required to constitute a quorum.
- g)h) ADJOURNMENT AND NOTICE OF ADJOURNED MEETINGS. Any members' meeting, whether or not a quorum is present, may be adjourned from time to time by the vote of the majority of the members represented at the meeting. No meeting may be adjourned for more than forty five (45) days. When a members' meeting is adjourned to another time or place, No notice need not be given of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which adjournment is taken. If after adjournment a new record date is fixed for notice or voting, a notice of the adjourned meeting shall be given to each member who, on the record date for notice of the meeting, is entitled to vote at the meeting. At the

adjourned meeting, the corporation may transact any business that might have been transacted at the original meeting to be adjourned. No meeting may be adjourned for more than forty-five (45) days.

h)i) VOTING.

- ELIGIBILITY TO VOTE. Subject to the provisions of the California Nonprofit Public Benefit Corporation Law, <u>membersMembers</u> entitled to vote at any meeting of <u>membersMembers</u> shall be <u>voting membersMembers</u> in good standing as of the record date determined under these <u>bylaws</u>. Bylaws.
- ii) MANNER OF CASTING VOTES. Voting may be by voice or ballot or by show of hands.
- iii) VOTING. Each member Member entitled to vote shall be entitled to cast one vote on each matter submitted to a vote of the members Members.
- iv) APPROVAL BY MAJORITY VOTE. If a quorum is present, the affirmative vote of a majority of the voting power represented at the meeting, entitled to vote and voting on any matter, shall be the act of the members-Members, unless the vote of a greater number, or voting by classes, is required by the California Nonprofit Public Benefit Corporation Law or by the articles-Articles of incorporation.
- WAIVER OF NOTICE OR CONSENT BY ABSENT MEMBERS.
- written walver or consent. The transactions of any meeting of membersMembers, however, called or notified and whether held, shall be as valid as though taken at a meeting duly held after regular call and notice, if (1)a quorum is present either in person or by proxy. Notice need not be given to any memberMember who either before or after the meeting, signs a written waiver of notice, a consent to the holding of the meeting, or an approval of the minutes of the meeting. The waiver of notice, consent or approval need not specify either the business to be transacted or the purpose of any meeting or membersMembers, except that if action is taken or proposed to be taken for approval of any of those matters specified in Section 5(fe)(ii), the waiver of notice, consent or approval shall state the general nature of the proposal. All such waivers, consents, or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.
- jyk) WAIVER BY ATTENDANCE. A member's attendance at a meeting shall also constitute a waiver of notice of and presence at that meeting; unless, the memberMember objects at the beginning of the meeting or the transaction or any business because the meeting was not lawfully called or convened. Also, attendance at a meeting is not a waiver of any right to object to the consideration of the matter required to be included in the notice of the meeting but not so included, if that objection is expressly made at the meeting.

OLIVIOR WITHOUT A MEETING.

- aCTION BY UNANIMOUS WRITTEN CONSENT. Any action required or permitted to be taken by the members Members may be taken without a meeting, if all members Members consent in writing to the action. The written consent or consents shall be filed with the minutes of all the proceedings of the members Members. The action by written consent shall have the same force and effect as the unanimous vote of the members Members.
- <u>action BY WRITTEN BALLOT WITHOUT A MEETING.</u> Any action that maybe taken at any meeting or members may be taken without a meeting by complying with under Section 5 (n(I)(i) of these bylaws must comply with the following requirements.
 - •(1) SOLICITATION OF WRITTEN BALLOTS. The corporation corporation shall distribute on written ballot to each memberMember entitled to vote on the matter. Such ballots shall be mailed or delivered in the manner required by these bylawsBylaws. All solicitations of votes by written ballot shall (1) indicate the number of responses needed to met the quorum requirement; (2) with respect to ballots other than for elections of directorsDirectors, state the percentage of approvals necessary to pass the measure or measures; and (3) specify the time by which the ballot must be received in order to be counted. Each ballot so distributed shall (1) set forth the proposed action; (2) provide the membersMembers an opportunity to specify approval or disapproval of each proposal; and (3) provide a reasonable time within which to return the ballot to the corporation. If the corporation has 100 or more members, any written ballot distributed to ten or more members shall provide, subject to reasonable specified conditions, that if the person solicited specifies a choice with respect to any such matter, the vote shall be cast in accordance with that specification. Corporation.
 - •(2) NUMBER OF VOTES AND APPROVALS REQUIRED. Approval by written ballot shall be valid only when (1) the numbers of votes cast by ballot (including those ballots that are marked "withhold" or otherwise indicated that authority to vote is withhold) within the time specified equals or exceeds the quorum required to be present at a meeting authorizing the action, and (2) the number of approvals

equal or exceeds the number of votes that would be required for approval at a meeting at which the total number of votes cast was the same as the number of votes cast by written ballot without a meeting.

- •(3) REVOCATION. A written ballot may not be revoked.
- (1)(4) FILING. All written ballots shall be filed with the secretary of the corporationSecretary and maintained in the corporate records for at least 1 year.

k)m)RECORD DATE FOR NOTICE, VOTING, WRITTEN BALLOTS, AND OTHER ACTIONS.

- i) RECORD DATE DETERMINED BY BOARD. For purposes of determining the members_Members entitled to notice of any meeting, entitled to vote at any meeting, entitled to vote by written ballot, or entitled to exercise any rights with respect to any lawful action, the beard_Board may, in advance, fix a record date. The record date so fixed:
 - For notice of a meeting shall not be more than ninety (90) nor less than 10 days before the date of the meeting;
 - (2) For voting at a meeting shall not be more than sixty (60) days before the date of the meeting;
 - (3) For voting by written ballot shall not be more than sixty (60) days before the day on which the first written ballot is mailed or solicited; and
 - (4) For any other action shall not be more than sixty (60) days before that action.
- ii) RECORD DATE NOT DETERMINED BY BOARD.
 - (1) RECORD DATE FOR NOTICE OR VOTING. If not otherwise fixed by the boardBoard, the record date for determining membersMembers entitled (1) to receive notice of a meeting of membersMembers shall be the next business day preceding the day on which notice is given or, if the notice is waived, the next business day preceding the day on which the meeting is held, and (2) vote at the meeting shall be the day on which the meeting is held.
 - (2) RECORD DATE FOR ACTION BY WRITTEN BALLOT. If not otherwise fixed by the beardBoard, the record date for determining membersMembers entitled to exercise any rights with respect to any other lawful action shall be the date on which the beardBoard adopts the resolution relating to that action, or the sixtieth (60th) day before the date of that action, whichever is later.
- <u>en)</u> MEMBERS OF RECORD. -For purposes of these <u>bylawsBylaws</u>, a person holding a <u>membershipMembership</u> at the close of business on the record date shall be a <u>memberMember</u> of record.
- I) <u>ANNUAL MEETING.</u> MEMBERS OF RECORD. For purposes of these bylaws, a person holding a membership at the close of business on the record date shall be a member of record.
- o) A general meeting of Members shall be held at least annually at such time and place, and on such notice, if any, as the Board of Directors may determine. Directors shall be elected at this meeting and appointed as the Officers set forth in Section 10(a), and any other proper business may be transacted at this meeting.

6. **DESIGNATION OF DIRECTORS:**

- a) DIRECTORS. The beard of directorsBoard is designated by virtue of their elected positions in accordance with Section 5520 of the California Corporation Code.
- b) Each director shall hold office for a one (1) year term and until their successor has been designated.
- e)b) The board of directors-Board shall consist of the following:
 - The principal of the school, School (the "Principal"), or a representative appointed by the principal;
 - ii) The elected officers; and Officers;
 - iii) The Parliamentarian, who shall be the The outgoing President, or other past Board member-, who shall be nominated by the prior year's Parliamentarian, and who shall be nominated and elected with the other officers (the "Parliamentarian") by the Members; and

iii)iv) A teacher at the School chosen by the principal may be designated a member of the Board of Directors, by vote of the other Directors.

7. DIRECTOR'S POWERS:

- a) GENERAL CORPORATE POWERS. Subject to the provisions and limitations of the California Nonprofit Public Benefit Corporation Law and any other applicable laws, and subject to any limitations or the articles Articles of incorporation Incorporation or bylawsthese Bylaws regarding actions that require approval of the members Members, the corporation's Corporation's activities and affairs shall be managed, and all corporate powers shall be exercised, by or under the direction of the board Board.
- b) SPECIFIC POWERS. Without prejudice to the general powers set forth in Section 67 of these bylaws bylaws, but subject to the same limitations, the directors shall have the power to:
 - i) Appoint and remove, at the desire of the beardBoard, all the cerporation's officers, agents, and employees; prescribe powers and duties for them that are consistent with law, with the articlesArticles of cerporationIncorporation, and with these bylaws; and fix their compensation and require from them security for faithful performance of their duties.
 - ii) Change the principal office or the principal business office in California from one location to another; cause the corporation to be qualified to conduct its activities within or outside California; and designate any place within California for holding any meeting of the members/members.
 - iii) Adopt and use a corporate seal; prescribe the forms of membership dentificates; and alter the form of the seal and certificates.
 - iv) Borrow money and incur indebtedness on behalf of the <u>corporationCorporation</u> and cause to be executed and delivered for the <u>corporation's Corporation's</u> purposes, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages pledges, hypothecation, and other evidences of debt and securities.

8. AUTHORIZED NUMBER OF DIRECTORS AND QUALIFICATIONS:

- a) TERMS; ELECTION OF SUCCESSORS. As of August 1 of each year, the Directors elected the previous spring will become Directors for the following one (1) year. The board of directors principal will remain a Director so long as he or she is employed in such position.
- a)b) The Board shall consist of at least five (5) but not more than eleven (11) directors Directors until changed by proper amendment to these bylaws Bylaws. The exact number of directors Directors shall be fixed, within those limits, by a resolution adopted by the board of directors Board consistent with Section 6 above.

b)c) VACANCIES ON BOARD.

- i) EVENTS CAUSING VACANCY. A vacancy or vacancies on the beardBoard shall exist on the occurrence of the following: (a) the death or resignation of any directorDirector; (b) the declaration by resolution of the beardBoard of a vacancy in the office of a directorDirector who has been declared of unsound mind by an order of court, convicted of a felony, or found by final order or judgment of any court to have breached a duty under Article 3 of Chapter 2 of the California Nonprofit Public Benefit Corporation Law; (c) the vote of the members or, if the corporation has fewer than fifty (50) members, the vote of a majority of all members, Members to remove any directorDirector(s); provided, however, that a director who was designated as a director, rather than elected by the members, may be removed by the person or persons who designated that director, and may not be removed without the written consent of that person or persons:).
- e)d) RESIGNATIONS. Except as provided below, any directorDirector may resign by giving written notice to the chairman of President or the board, if any, or to the president or the secretary of the boardSecretary. The resignation shall be effective when the notice is given unless it specifies a later time for the resignation to become effective. If a director'sDirector's resignation is effective at a later time, the boardBoard may elect a successor to take office as foof the date when the resignation becomes effective. Except on notice to the Attorney General of California, no directorDirector may resign if the corporation would be left without a duly elected directorDirector or directorsDirectors.
- <u>d)e)</u> FILLING VACANCIES. Except for a vacancy created by the removal of a <u>director Director</u> by the <u>members Members</u>, vacancies on the <u>board Board</u> may be filled by a majority of the <u>directors Directors</u> then in

- office, whether or not less than a quorum, or by a sole remaining <u>director Director</u>. The <u>members Members</u> may fill any vacancy or vacancies not filled by the <u>directors Directors</u>.
- e)f) NO VACANCY ON REDUCTION OF NUMBERS OF DIRECTORS. No reduction of the authorized number of directorsDirectors shall have the effect of removing any directorDirector before that director's Director's term of office expires.

9. DIRECTOR'S MEETINGS:

- a) PLACE OF MEETINGS. Meetings of the boardBoard shall be held at any place within California that has been designated by resolution of the boardBoard or in the notice of the meeting or, if not so designated, at the principal office of the corporation.
- eb) MEETINGS BY TELEPHONE. Any meeting may be held by conference, telephone or similar communication other communications equipment permitted by California Nonprofit Corporation Law, as long as all directors Directors participating in the meeting can hear communicate with one another at and all times, other requirements of California Nonprofit Corporation Law are satisfied. All such directors Directors shall be deemed to be present in person at such a meeting.
 - ANNUAL MEETING. Immediately after each annual meeting of members, the board shall hold a regular meeting for purposes of organization, election of officers, and transaction of other business. Notice of this meeting is not required.
- b)c) OTHER REGULAR MEETINGS. Other regular meetings of the boardBoard may be held without notice at such time and place as the boardBoard may fix from time to time.
- e)d) SPECIAL MEETINGS; AUTHORITY TO CALL. Special meetings of the board for any purpose may be called at any time by the chairman of the board, if any, the president or any vice president vice President, or the secretary or any two (2) directors.
- director Director by one of the following methods: (a) by personal delivery of oral or written notice, including notice through the school bulletin; (b) by first-class, postage prepaid; (bor (c) by telephone or email, either directly to the director or to a person at the director's office personally to the Director or through a voice messaging system or other system or technology designed to record and communicate messages. Any oral notice given personally or by telephone may be communicated directly to the Director or to a person who would reasonably to be expected to communicate that notice promptly to the director, or (d) by telegram, charges prepaid. Allcommunicate such notices notice to the Director. Notice of regular meetings may be given in the form of a calendar or schedule that sets forth the date, time and place of more than one regular meeting; however, notice of any meeting shall not be considered effective if it is given more than ninety (90) days prior to the date of the meeting and shall be given or sent to the director's address, or mail address, or telephone number as shown on the records of the corporation again no less than twenty (20) days prior to the meeting.
- e)f) TIME REQUIREMENTS. Notice sent by first-class mail shall be deposited in the United States mails at least four (4) days before the time set for the meeting. Notices given by personal delivery, telephone, email, or telegraphyoice messaging system shall be delivered, telephoned, or given to the telegraphy company at least forty-eight (48) hours before the time set for the meeting.
- f)g) NOTICE CONTENTS. The notice shall state the time of the meeting, and the place, if the place is other than the principal office of the corporation. It need not specify the purpose of the meeting unless required elsewhere in these Bylaws.
- g)h) QUORUM. A majority of the authorized number of directors Directors shall constitute a quorum for the transaction of business, except to adjourn. -Every action taken or decision made by a majority of the directors present at a duly held meeting at which a quorum is present shall be the act of the beardBoard, subject to the more stringent provisions of the California Nonprofit Public Benefit Corporation Law, including, without limitation, those provisions relating to (a) approval of contracts or transactions in which a directorDirector has a direct or indirect material- financial interest, (b) approval of certain transaction between corporations having common directorships, (c) creation of and appointments to committees of the beardBoard, and (d) indemnification of directorsDirectors. A meeting at which a quorum is initially present may continue to transact business, despite the withdrawal of directorsDirectors, if any action taken or decision made is approved by at least a majority of the required quorum for that meeting.

- (h)i) WAIVER OF NOTICE. Notice of a meeting need not be given to any director Director who, either before or after the meeting, signs a waiver of notice, a written consent to the holding of the meeting, or an approval of the minutes of the meeting. The waiver of notice or consent need not specify the purpose of the meeting. All such waivers, consents, and approvals shall be filed with the corporate records or made a part of the minutes of the meetings. Notice of a meeting need not be given to any director Director who attends the meeting and does not protest, before or at the commencement of the meeting, the lack of notice to him or her.
- i)j) ADJOURNMENT. A majority of the directors present, whether or not a quorum is present, may adjourn any meeting to another time and place.
- NOTICE OF ADJOURNED MEETING. Notice of the time and place of holding an adjournmentadjourned meeting need not be given unless the original meeting is adjourned for more than twenty-four (24) hours. If the original meeting is adjourned for more than twenty-four (24) hours, notice of any adjournment to another time and place shall be given, before the time of the adjourned meeting, to the directors who were not present at the time of the adjournment.
- kil) ACTION WITHOUT A MEETING. Any action that the boardBoard is required or permitted to take may be taken without a meeting if all members of the boardBoard consent in writing to the action; provided, however, that the consent of any directorDirector who has a material financial interest in a transaction to which the corporationCorporation is a party and who is an "interested director" as defined in Section 5233 of the California Corporation Code shall not be required for approval of that transaction. Such action by written consent shall have the same force and effect as any other validly approved action of the boardBoard. All such consents shall be filledfiled with the minutes of the proceedings of the boardBoard. Written consent may be transmitted by first-class mail, messenger, courier, facsimile, e-mail or any other reasonable method satisfactory to the President.
- +m) COMPENSATION AND REIMBURSEMENT. Directors may receive such compensation, if any, for their services as directors or officersOfficers, and such reimbursement of expenses, as the boardBoard may determine by resolution to be just and reasonable as to the corporationCorporation at the time that the resolution is adopted. Pursuant to California Corporations Code Section 5227, not more than 49 percent of the Directors may be compensated for their work as Officers of the Corporation.

m)n) COMMITTEES

- i) COMMITTEES OF THE BOARD. The beardBoard, by resolution adopted by a majority of the directorsDirectors then in office, provided a quorum is present, may create one or more committees, consisting of persons who are not directorsDirectors to serve at the pleasure of the beardBoard. Appointments to committees of the beardBoard shall be by majority vote of the directorsDirectors then in office. The beardBoard may appoint one or more directorsDirectors as alternate members of any such committee, who may replace any absent memberMember at any meeting. Any such committee, to the extent provided in the beardBoard resolution, shall have all the authority of the beardBoard, except that no committee, regardless of beardBoard resolution, may:
 - (1) Take any final action on any matter than, under the California Benefit Corporation Law, also require approval of the members_Members or approval of a majority of all members_Members or approval of a majority of all
 - (2) Fill vacancies on the boardBoard or on any committee that has the authority of the boardBoard;
 - (3) Fix compensation of the directors Directors for serving on the boardBoard or any committee;
 - (4) Amend or repeal bylaws or adopt new by-laws
 - (5) Amend or repeal any resolution of the <u>boardBoard</u> that by its express terms is not so amendable or subject to being repealed;
 - (6) Create any other committees of the <u>beardBoard</u> or appoint the members of committees on the <u>beardBoard</u>;
 - (7) Expend corporate funds to support a nominee for <u>director Director</u> after more people have been nominated for <u>director Director</u> than can be elected; or
 - (8) Approve any contract or transaction to which the <u>corporationCorporation</u> is a party and in which one or more of its <u>directorsDirectors</u> has a material financial interest, except as specified approval is provided for in Section 5233(d)(3) of the California Corporations Code.

- meetings and actions of committees of the boardBoard shall be governed by, held, and taken in accordance with the provisions of these bylawsBylaws concerning meetings and other boardBoard actions, except that the time for regular meetings of such committees and the calling of special meetings of such committees may be determined either by boardBoard resolution, if there is none, by resolution of the committee of the boardBoard. Minutes of each meeting of any of the boardBoard shall be kept and shall be filed with corporate records. The boardBoard may adopt rules for the government of any committee, provided they are consistent with these bylawsBylaws or, in the absence of rules adopted by the boardBoard, the committee may adopt such rules.
- e)p) PARTICULAR BOARD AND ADVISORY COMMITTES. The bylawsThese Bylaws may establish particular committees, i.e. an executive committee, audit committee, nominating committee, compensation committee, and finance committee. The boardBoard cannot, however, delegate the powers listed in Corporations Code Section 5212 (1)(1)-(8) to the any committee. If any committee is to have any non-director-Director committee members, it is not a "committee of the boardBoard" and it should be clearly labeled an advisory committee. (Corporations Code Sections 5210, 5212, to the same extent that those powers could be delegated to anyone under Corporations Code Section 5210.
- g) REVOCATION OF DELEGATED AUTHORITY. The Board may, at any time, revoke or modify any or all of the authority that the Board has delegated to a committee, increase or decrease (but not below two) the number of members of a committee, and fill vacancies in a committee from the members of the Board.

10. OFFICERS:

- a) OFFICERS OF THE CORPORATION. The officers Officers of the corporation corporation shall be:
 - A president President or two co-Presidents;
- A Vice President
- A <u>TreasuryTreasurer</u> or two Co-Treasurers (separately or collectively referred to as the <u>"Treasurer"</u>)
- A Secretary
- A Communications Officer
- A Parliamentarian
- The corporation of the board one or more vice presidents one or more vice presidents one or more assistant secretaries. One or more assistant treasurers, and such other officers officers as may be appointed elected in accordance with Section 810(c) of these bylaws Bylaws. Any number of offices may be held by the same person, except that (1) neither the secretary of the treasurer may serve concurrently as either the president or the President and (2) each person shall be entitled to only one vote and shall count as one membership toward the chairman constitution of the board, pursuant to Code Section 5213(a) quorum of the California Nonprofit Public Benefit Corporation Law. Directors.
- b) ELECTION OF DIRECTORS AND OFFICERS.
 - At the regular meeting in AprilMarch, the PresidentParliamentarian shall call for nominations from the floor of six (6) membersat least four (4) Members to serve on the nominating committee. The nominating committee shall consist of the aforesaid six (6) membersMembers, which shall include the Parliamentarian, who shall serve as the chairperson of the committee. Individuals on the nominating committee may hold an elected office in the coming yearThe Parliamentarian will accept nominations for Directors and Officers on the floor and through such other reasonable means of communication.
 - ii) At the Directors shall be elected and appointed as Officers at the May, or subsequent Membership meeting for one (1) year terms. At such meeting, the slate of the officers Directors and Officers as prepared by the nominating committee will be presented and additional nominations for officers, and the Members present on such meeting, assuming a quorum is present, will be accepted by the floorvote on the slate. Candidates receiving the highest number of votes shall be elected as Directors and appointed as Officers.

- iii) Each Director and each Officer, including a Director or Officer elected to fill a vacancy, shall hold office until the expiration of the term for which he or she was elected and until the election and qualification of a successor, or until that Director or Officer's earlier resignation or removal in accordance with these Bylaws and California Nonprofit Corporation Law.
- iii) New officers Directors and Officers shall assume their duties at the general/Executive Board meeting in on August 1 of each year.
- c) OTHER OFFICERS. The beardBoard may appoint and may authorize the presidentPresident, or other officer. That the corporation may require. Each officer so appointed shall have the title, hold office for the period, have the authority, and perform the duties specified in the-bylawsthese-Bylaws or determined by the board-Board.
- d) REMOVAL OF OFFICERS. Without prejudice to any rights of any officer under any contract of employment, any officer may be removed with or without cause byupon the board and also, ifvote of two-thirds of the officer was not chosen by Members. As used herein, "with cause" means, among other things, that an Officer has missed three consecutive meetings of the board, by any officer on whom Board or fails to support the board may confer that power of removal purposes of the Corporation as defined in Section 3.
- e) RESIGNATION OF OFFICERS. Any <u>officerOfficer</u> may resign at any time by giving written notice to the <u>corporationCorporation</u>. The resignation shall take effect as of the date the notice is received or at any later time specified in the notice and, unless otherwise specified in the notice, the resignation need not to be accepted to be effective. Any resignation shall be without prejudice to the rights, if any, of the <u>corporationCorporation</u> under any contract to which the <u>officerOfficer</u> is a party.
- f) VACANCIES IN OFFICE. A vacancy occurring in any office because of death, resignation, removal, disqualification, or any other cause shall be filled in the manner prescribed in these <a href="https://example.com/by/bases/bases/by/bases
- g) As set forth above, two (2) persons may hold a single office, provided, however, that each office shall be entitled to only one (1) vote.

11. RESPONSIBILITIES OF OFFICERS:

a) PRESIDENT. The president president shall be the general manager of the corporation corporation and shall supervise, direct, and control the corporation's activities, affairs, and officersOfficers. The president president shall preside at all members' meetings and at all boardBoard meetings. The presidentPresident shall give, or cause to be given, notice of all meetings of Members, of the Board and of committees of the Board required by these Bylaws. The President shall have such other powers and duties as the boardBoard or the bylawsthese Bylaws may prescribe. The presidentPresident shall also be an ex-officion member of the committees except the nominating committee. The office of the presidentPresident may be shared by one other person.

b) VICE PRESIDENT.

- ei) If the president is absent or disabled, the vice president vice President, if any, in order of their rank as fixed by the beardBoard, or, if not ranked, a vice president vice President designated by the beardBoard, shall perform all duties of the presidentPresident. When so acting, a vice presidentVice President shall have all powers of and be subject to all restrictions on the presidentPresident. The vice presidentVice President shall have such other powers and perform such other duties as the beardBoard or the bylawsthese Bylaws may prescribe.
- ii) The Vice President shall keep an electronic or written record of the name and address of each Member.

b)c) SECRETARY.

i) BOOK OF MINUTES. The secretarySecretary shall keep or cause to be kept, at the corporation's principal office or such other place as the boardBoard may direct, a book of minutes of all meetings, proceedings, and actions of the boardBoard, of committees of the boardBoard, and of member'sMember's meetings. The minutes of meetings shall be include the time and place that the meeting was held, whether the meeting was annual, regular, or special, and if special, how authorized, the notice given, the names of those present at boardBoard and committee meetings, and the number of membersMembers present or represented at members'Members' meetings. The secretarySecretary shall

- keep or cause to be kept, at the principal office in California, a copy of the articles Articles of incorporation, bylaws Incorporation, and these Bylaws, as amended to date.
- ii) MEMBERSHIP RECORDS. The secretary shall keep or cause to be kept, at the corporation's principal office or at a place determined by resolution of the board, a record of the corporation's members, showing each member's name, address, and class of membership.
- iii)ii) NOTICES, SEAL, AND-OTHER DUTIES. The secretary shall give, or cause to be given, notice of all meetings of members, of the board and of committees of the board required by these bylaws to be given. The secretary shall keep the corporate seal in sage custody and The Secretary shall have such other powers and perform such other duties as the boardBoard or the bylawsthese Bylaws may prescribe.

e)d) TREASURER.

- i) BOOKS OF ACCOUNT. The treasurer shall keep and maintain, or cause to be kept and maintained, adequate and correct books and accounts of the corporation's properties and transactions. The treasurer shall send or cause to be given to the members and directors such financial statements, and reports as are required to be given by law, by these bylaws, or by any director at all reasonable times. The office of the treasurer may be shared by one other person.
- <u>eiii</u>) DEPOSIT AND DISBURSEMENT OF MONEY & VALUABLES. The <u>treasurerTreasurer</u> shall deposit, or cause to be deposited, all money and other valuables in the name and for the credit of the <u>corporationCorporation</u> with such depositories as the <u>boardBoard</u> may <u>designateddesignate</u>, shall disburse the <u>corporation'sCorporation's</u> funds as the <u>boardBoard</u> may order, shall render to the <u>president</u>, chairman of the <u>board, if anyPresident</u>, and the <u>boardBoard</u> when requested, an account of all transactions as <u>treasurerTreasurer</u> and of the financial condition of the <u>corporationCorporation</u> and shall have such other powers and perform such duties as the <u>boardBoard</u> or <u>the bylawsthese Bylaws</u> may prescribe.

d)—COMMUNICATIONS OFFICER.

The communications officer Communications Officer shall create and post online forms for the corporation and input all hard copy forms into on-line systems, as well as implementing credit card processing and transactions, and reporting such information to the treasurer reasurer and assisting with financial reconciliation of such transactions. The communications officer communications Officer shall also provide assistance to members regarding the corporation's Corporation's forms and transactions. The Communications Officer shall update and maintain the Corporation's website.

PARLIAMENTARIAN.

•f) The Parliamentarian shall attend all beardBoard and member Member meetings and provide necessary advice in parliamentary procedure when requested. The Parliamentarian shall chair the nominating committee and conduct the election process, and review <a href="member-Me

12. INDEMNIFICATION:

- RIGHT OF INDEMNITY. To the fullest extent permitted by law, this corporation the Corporation shall indemnify its directors, officers Directors, Officers, employees, and other persons described in Section 5238(a) of the California Corporations Code, including persons formerly occupying any such position, against all expenses, judgments, fines, settlements and other amounts actually and reasonably incurred by them in connection with any "proceeding", as that term is used in that Section, and including an action by or in the right of the corporation Corporation, by reason of the fact that the person is or was a person described in that section. "Expenses," as used in this bylawBylaw, shall have the same meaning as in Section 5238(a) of the California Corporation Code.
- b) APPROVAL OF INDEMNITY. On written request to the beardBoard by any person seeking indemnification under Section 53238(a) or Section 5238(c) of the California Corporations Code, the beardBoard shall promptly determine under Section 5238(e) of the California Corporations Code whether the applicable standard of conduct set forth in Section 5238(b) or Section 5238(c) has been met and, if so, the beardBoard shall authorize indemnification. If the beardBoard cannot authorize indemnification because the number of directorsDirectors who are parties to the proceeding with respect to which indemnification is sought prevents the formation of a

quorum of directors who are not parties to that proceeding, the board shall promptly call a meeting of members meeting of members. At that meeting, the members shall determine under Section 5238(e) of the California Corporations Code whether the applicable standard of conduct set forth in Section 5238(b) or Section 5238(c) has been met and, if so, the members meeting in person or by proxy shall authorize indemnification.

- c) ADVANCEMENT OF EXPENSES. To the fullest extent permitted by law and except as otherwise determined by the beardBoard in a specific instance, expenses incurred by a person seeking indemnification under Section 10-12 of these bylawsBylaws in defending any proceeding covered by those Sections shall be advanced by the corporation before final disposition of the proceeding, on receipt by the corporation Corporation of an undertaking by or on behalf of that person that the advance will be repaid unless it is ultimately determined that the person is entitled to be indemnified by the corporation for those expenses.
- d) INSURANCE. The cereporation shall have the right to purchase and maintain insurance to the full extent permitted by law on behalf of its officers, Directors, employees, or agents in such capacity or arising out of the officers, Directors, employees, or agents in such capacity or arising out of the officers, Directors, employees, or agents as such.

13. RECORDS AND REPORTS:

- MAINTENANCE OF CORPORATE RECORDS. The corporation components of the corporation of the corporat
 - i) Adequate and correct books and records of account:
 - ii) Written minutes of the proceedings of it members, board Members, Board, and committees of the boardBoard, and
 - iii) A record of each member's Member's name, address, and class of membership Membership.
- b) MEMBERS' INSPECTION RIGHTS. <u>Membership Records</u>. Subject to Division 2, Part 2, Chapter 13, Article 3(commencing at Section 6330) of the California Corporations Code and unless the <u>corporationCorporation</u> provides a reasonable alternative as provided below, any <u>memberMember</u> may do either or both of the following for a purpose reasonably related to the <u>member'sMember</u>'s interest as a <u>memberMember</u>:
 - i) Inspect and copy the records of members' mames, addresses, and voting rights during usual business hours on five (5) days' prior written demand on the corporation which demand must state the purpose for which the inspection rights are requested: or
 - ii) Obtain from the secretary of the corporationSecretary, on written demand and tender of a reasonable charge, a list of names, addresses, and voting rights of membersMembers who are entitled to vote for the election of directorsDirectors as of the most recent record date for which that list has been compiled, or as of the date, after the date of demand, specified by the memberMember. The demand shall state the purpose for which the list is requested. The secretarySecretary shall make this list available to the memberMember on or before the later of ten (10) days after (i) the demand is received or (ii) the date specified in the demand as the date as of which the list is to be compiled.
 - The <u>corporationCorporation</u> may, within ten (10) business days after receiving a demand under this Section, make a written offer of an alternative method of reasonable and timely achievement of the proper purpose specified in the demand without providing access to or a copy of the <u>membershipMembership</u> list. Any rejection of this offer must be in writing and must state the reasons that the proposed alternative does not meet the proper purpose of the demand.
 - If the corporation reasonably believes that the information will be used for a purpose other than one reasonably related to a person's interest as a memberMember, for a personal or professional interest in addition to the reasonably related interest, or if it provides a reasonable alternative under this Section, it may deny the memberMember access to the membershipMembership list.
 - Any inspection and copying under this Section may be made in person or by the member's Member's agent
 or attorney. The right of inspection includes the right to copy and make extracts. Any right of inspection
 extends to the records of any subsidiary of the corporation Corporation.
- c) ACCOUNTING RECORDS AND MINUTES. On written demand on the corporation corporation, any member Member may inspect, copy, and make extracts of the accounting books and records and the minutes of

the proceedings of the members. The board, and committees of the boardBoard at any reasonable time for a purpose reasonably related to the member'sMember's interest as a memberMember. Any right of inspection extends to the records of any subsidiary of the eorporation.

- d) MAINTENANCE AND INSPECTION OF ARTICLES AND BYLAWS. The <u>corporation</u> corporation shall keep at its principal office, the original or a copy of the <u>articlesArticles</u> of <u>incorporationIncorporation</u> and <u>bylawsthese</u>

 <u>Bylaws</u>, as amended to date, which shall be open to inspection by the <u>membersMembers</u> at all reasonable times during office hours.
- e) INSPECTION BY DIRECTORS. Every <u>directorDirector</u> shall have the absolute right at any reasonable time to inspect the <u>corporation'sCorporation's</u> books, records, documents of every kind, physical properties, and the records of each of its subsidiaries. The inspection may be made in person or by the <u>director'sDirector's</u> agent or attorney. The right of inspection includes the right to copy and make extracts of documents.
- f) ANNUAL REPORT. The board-board shall cause an annual report to be made available to the members-Members and directors within one hundred twenty (120) days after the end of the corporation's-corporation-cor
 - The assets and liabilities, including the trust funds, of the eorporation as of the end of the fiscal year.
 - ii) The principal changes in assets and liabilities, including trust funds.
 - iii) The revenue or receipts of the <u>corporationCorporation</u>, both unrestricted and restricted, to particular purposes.
 - iv) The expenses and disbursements of the corporation Corporation for both general and restricted purposes.
 - v) Any information required by these bylaws to be disclosed under Section 13(g).
- The annual report shall be accompanied by statements prepared by independent accountants or, if there are no such statements, by a certificate of an authorized <u>officerOfficer</u> of the <u>corporationCorporation</u> that such statements were prepared without audit of the <u>corporation'sCorporation's</u> books and records. In addition, the annual tax returns of the Corporation shall be prepared by independent accountants.
- g) ANNUAL STATEMENT OF CERTAIN TRANSACTIONS AND INDEMNIFICATIONS. As part of the annual report to all members, or as a separate document if no annual report is issued, the corporation shall annually make available to each member_Member and furnish to each director a statement of any transaction or indemnification of the following kind within one hundred twenty (120) days after the end of the corporation's fiscal year:
 - i) Any transaction (i) in which the corporation was a party, (ii) in which an "interested person" had a direct or indirect material financial interest, and (iii) which involved more than \$10,000, or was one of a number of transactions with the same interested person involving, in the aggregate, more than \$10,000. For this purpose, an "interested person" is either of the following: (i) any director or officer of the corporation; or, (ii) Any holder of more than 10 percent of the voting power of the corporation, its parent, or its subsidiary. The statement shall include a brief description of the transaction, the names of interested persons involved, their relationship to the corporation, or the nature of their interest in the transaction and, if practicable, the amount of that interest, provided that if the transaction was with a partnership in which the interested person is a partner, only the interest of the partnership need be stated.
 - ii) Any indemnifications or advances aggregating more than \$10,000 paid during the fiscal year to any officer or director-Director of the corporation under these bylaws, unless that indemnification has already been approved by the members-Members under Section 5238(e)(2) of the California Corporations Code.

14. CONSTRUCTION AND DEFINITIONS:

 Unless the context requires otherwise, the general provisions, rules of construction, and definitions in the California Nonprofit Corporation Law shall govern the construction of these <u>bylawsBylaws</u>. Without limiting the generality of the preceding sentence, the masculine gender includes the feminine and neutral, the singular includes the plural, the plural includes the singular, and the term "person" includes both a legal entity and a natural person.

15. AMENDMENTS:

- →a) AMENDMENT BY BOARD.
 - MEMBERSHIP RIGHTS LIMITATION. Subject to the rights of members Members under Section 4 of these bylaws Bylaws and the limitations set forth below, the beardBoard may adopt, amend, or repeal bylawsBylaws unless the action would materially and adversely affect the members' Members' rights as to voting or transfer. The beardBoard may not extend the term of a directorDirector beyond that for which the directorDirector was elected.
 - <u>*ii)</u> CHANGES TO NUMBER OF DIRECTORS. Once <u>membersMembers</u> have been admitted to the <u>corporationCorporation</u>, the <u>boardBoard</u> may not, without the approval of the <u>membersMembers</u>, specify or change any bylaw provision that would:
 - •(1) Fix or change the authorized number of directorsDirectors.
 - •(2) Fix or change the minimum or maximum number of directors Directors, or
 - •(3) Change from a fixed number of directors to a variable number of director or vice versa.
 - •iii) HIGH VOTE REQUIREMENT. If any provision of these bylaws requires the vote of a larger proportion of the beardBoard than is otherwise required by law, that provision may not be altered, amended, or repealed except by that greater vote.
 - <u>iv)</u> MEMBERS' APPROVAL REQUIRED. Without approval of the <u>membersMembers</u>, the <u>beardBoard</u> may not adopt, amend, or repeal any <u>bylawsBylaws</u> that would:
 - •(1) Increase or extend the terms of directorsDirectors;
 - (1) Allow any director to hold office by designation or selection rather than by election by the members;
 - •(2) Increase the quorum for members' Members' meetings:
 - •(3) Repeal, restrict, create, expand, or otherwise change proxy rights; or
 - •(4) Authorize cumulative voting.
- <u>*b)</u> AMENDMENT BY MEMBERS. New <u>bylawsBylaws</u> may be adopted, or these <u>bylawsBylaws</u> may be amended or repealed, by approval of the <u>members</u>, <u>provided</u>, <u>however</u>, that if the corporation has more than one class of voting members, any amendment that would materially and adversely affect the rights of a class as to voting or transfer in a manner different than the action affects another class, must be approved by the members of that adversely affected class. Members. Any provision of these <u>bylawsBylaws</u> that requires the vote of a larger proportion of the <u>membersMembers</u> than otherwise is required by law may not be altered, amendment or repealed except by the vote of that greater number. No amendment may extend the term of a <u>directorDirector</u> beyond that for which the <u>directorDirector</u> was elected.

• CERTIFICATE OF SECRETARY

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