

WASHINGTON STATE AVIATION ALLIANCE

BYLAWS

A NONPROFIT CORPORATION

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ARTICLE 1. NAME AND PURPOSE:

The name of the corporation shall be the **Washington State Aviation Alliance** (the "Alliance").

The Alliance **Mission Statement** is: *The Washington State Aviation Alliance serves as a collective voice for aviation and airport-related organizations to protect and promote aviation in the state of Washington.*

The Alliance is a nonprofit corporation under the Washington Nonprofit Corporation Act [Chapter 24.03 RCW] (the "Act"). The Alliance is organized for the purpose of promoting such common interests of its Members as may qualify it as exempt from Federal Income Tax under Section 501(c)(6) of the Internal Revenue Code of 1986 (the "Code") and within such limits:

(A) To advocate for aviation in the state and bring together members of various aviation associations to represent a collective voice for common goals.

(B) To promote airports as vital to our state's economy and transportation system.

(C) To encourage aviation education and training opportunities throughout the state to foster new generations of skilled workers for aviation jobs.

(D) To advocate for airport issues that are important to the state, region and communities they serve.

(E) To support aviation initiatives that bolster the state's economy and transportation system.

(F) To communicate with decision makers about the importance of aviation.

(G) To propose initiatives and legislation that address aviation issues and promote the health of aviation in the state.

(H) To enable the exchange of ideas, information and experience between various aviation user groups.

(I) To provide outreach to user groups and the public about relevant aviation issues and initiatives.

(J) To take all other appropriate action in furtherance of such purposes; and consistent with the above, to exercise all powers available to nonprofit corporations.

(K) To act as a resource for:

a. Major planning initiatives within Washington State, and

b. Aviation issues affecting Washington State.

ARTICLE 2. OFFICES:

The principal office of the Alliance shall be at a location within the state of Washington as determined by the Board of Directors (the "Board"). The Board shall make reasonable efforts to designate an office location in the Puget Sound area. The Alliance may have other such offices, either within or without the state of Washington, as the Board may determine or the affairs of the Alliance may require.

The Alliance shall have and continuously maintain in the state of Washington a registered office and a registered agent whose office is identical with such registered office, as required by the Washington Nonprofit Corporation Act. The registered office may be, but need not be, identical with the principal office in the state of Washington, and the address of the registered office may be changed from time to time as determined by the Board.

ARTICLE 3. MEMBERSHIP CATEGORIES:

Section 3-1. Voting Membership:

Voting Membership in this Alliance may be granted to any general aviation (defined as any nonair carrier aviation-oriented organization or business, excluding any branch of the U. S. military) organization properly incorporated or organized within Washington state that has an active membership and an established location(s), chapter(s), or appointed representative within the state of Washington, as approved by a majority vote of the Alliance. Voting Member organizations shall appoint one Delegate for representation on the Alliance, which Delegate shall be empowered and act as an agent for that organization ("Voting Delegate"). For those organizations, such as the Experimental Aircraft Association (EAA), that have multiple locations and/or chapters within the state without a designated statewide

representative, a single Delegate shall be appointed to represent all locations and/or chapters within the state for such larger organization. Each Voting Delegate appointed to represent an organization, or multiple locations and/or chapters of a larger organization, shall be entitled to cast only one vote when conducting official Alliance business and shall be referred to as a Voting Member. A Voting Delegate may represent only one organization.

[Section 3-2. Washington State Legislature-enacted Organizations with an Aviation Component:](#)

The Washington State Legislature, via the Revised Code of Washington (RCW), has the authority to create state organizations with an aviation component. Such organizations shall be eligible for Voting Membership in the Alliance and include, but are not limited to, the Washington State Department of Transportation (WSDOT) Aviation Division [Chapter 47.68 RCW], and the Washington Public Ports Association (WPPA) [Chapter 53.06 RCW].

The WSDOT Aviation Division shall be a Voting Member of the Alliance and its director shall be the designated Voting Delegate. This Voting Membership status shall continue to exist so long as WSDOT Aviation owns or operates airports and to the extent that compliance with state ethics laws may require the director's abstention from voting from time to time.

The WPPA shall be a Voting Member of the Alliance and the Chair of the WPPA Aviation Committee shall be the preferred designated Voting Delegate. This Voting Membership status shall continue to exist so long as WPPA members own or operate airports and to the extent that compliance with state ethics laws may require the Voting Delegate's abstention from voting from time to time.

[Section 3-3. Non-Voting Membership:](#)

General aviation organizations that do not have an established location within Washington state, do not have a single Chapter that represents its membership on a statewide basis, or which otherwise do not meet the criteria for Voting Membership set forth above, may be granted a Non-Voting Membership by a majority vote of the Alliance. Examples of such organizations shall include, but not be limited to, Aircraft Owners and Pilots Association (AOPA), National Business Aircraft Association (NBAA), Alliance for Aviation Across America (AAAA), and the Civil Air Patrol (CAP). Such Non-Voting Member organizations shall appoint one Delegate for representation on the Alliance, which Delegate shall be empowered and act as an agent for that organization, but shall not have voting privileges ("Non-Voting Delegate"). Each Non-Voting Delegate shall be referred to as a Non-Voting Member. A Non-Voting Delegate may represent only one organization.

[Section 3-4. Associate Membership:](#)

Associate Membership is Non-Voting Membership and may include, but is not limited to, aviation-oriented organizations or businesses, aviation consultants, aviation educational entities, air museums, and higher education institutions that offer degree programs in aviation-related fields of study and students. Associate Member organizations shall appoint one Delegate for representation on the Alliance, which Delegate shall be empowered and act as an agent for that organization, but shall not have voting privileges ("Non-Voting Associate Delegate"). Each Non-Voting Associate Delegate shall be referred to as a Non-Voting Associate Member. A Non-Voting Associate Delegate may represent only one organization.

[Section 3-5. Interested Persons:](#)

All interested persons are welcome to attend meetings of the Alliance and the Board.

ARTICLE 4. LEGISLATIVE AND POLICY POSITIONS:

The Alliance may take positions on various legislative matters or policy issues and may attempt to further the interest of aviation and aviation safety in the state of Washington by supporting or opposing legislative issues as the Alliance may determine to be appropriate and in the best interests of the aviation industry. Board actions on legislative matters and local or state policy issues shall be taken and articulated only upon a unanimous vote of a quorum of Voting Members present at an Alliance meeting. The Alliance may also educate the public and elected officials on such legislative matters and policy issues.

ARTICLE 5. DUES AND FEES:

Each class of membership, as defined in Article 3 and specifically excluding the Interested Persons class, shall pay annual dues in the amount established by the Board of Directors. Voting Members who are not current with payment of annual dues shall not be allowed to cast an official vote. Any increase or decrease in the annual dues must be approved by a majority vote of the then eligible Voting Members.

ARTICLE 6. MEETINGS:

[Section 6-1. Regular Meetings of the Board of Directors:](#)

The Board of Directors shall meet at least quarterly each calendar year.

[Section 6-2. Regular Meetings of the Alliance:](#)

An Annual Meeting of the Alliance shall be deemed as such and held in the first quarter of each year.

Section 6-3. Special Meetings:

Special meetings of the Board of Directors may be called by or at the request of the President, the Secretary, or a majority of the Board of Directors.

Special meetings of the Alliance may be called by or at the request of the President, the Secretary, or a majority of the Voting Delegates.

Section 6-4. Meetings via Telephone Conference:

Any regular or special meeting of either the Board of Directors or of the Alliance may be held by means of conference telephone or similar communications equipment during which all persons participating in the meeting can hear each other. Participation in such a meeting shall constitute presence in person at the meeting.

Section 6-5. Notice of Regular Meetings:

The Board of Directors shall be given at least fourteen (14) days' notice (electronically or via mail) of any regular Board meeting.

Delegates shall be given at least thirty (30) days' notice (electronically or via mail) of any regular Alliance meeting.

If mailed, such notice shall be deemed to be delivered when deposited in the United States mail with first class postage paid. Any Board Member or Delegate may waive notice of any meeting. The attendance of a Board Member or Delegate at a meeting shall constitute a waiver of notice of such meeting, except where a Board Member or Delegate attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. The business to be transacted at, and the purposes of, any regular meeting of the Alliance shall be specified in the notice or waiver of notice of such meeting.

Section 6-6. Notice of Special Meetings:

Notice of any special meeting shall be given at least five (5) days prior to such meeting by written notice delivered personally, electronically, or by mail to each Delegate.

If mailed, such notice shall be deemed to be delivered when deposited in the United States mail with first class postage paid. Any Board Member or Delegate may waive notice of any meeting. The attendance of a Board Member or Delegate at a meeting shall constitute a waiver of notice of such meeting, except where a Board Member or Delegate attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. The business to be transacted at, and the purposes of, any special meeting of the Alliance shall be specified in the notice or waiver of notice of such meeting.

Section 6-7. Quorum for Board of Directors Meetings:

A majority of the Board of Directors, in attendance either in person or via teleconference, shall constitute a quorum for the transaction of business at any Board of Directors meeting. If less than a quorum is present at any such meeting, no action will be taken and the planned meeting will be considered to have not taken place.

Section 6-8. Quorum for Alliance Meetings:

Not less than one-third of the Voting Membership, in attendance either in person or via teleconference, shall constitute a quorum for the transaction of business at any membership meeting of the Alliance. If less than a quorum is present at any such meeting, no action will be taken and the planned meeting will be considered to have not taken place.

Section 6-9. Conduct of Meetings:

All meetings will be conducted in accordance with Robert's Rules of Order Newly Revised. A written record of all meetings and all actions taken within a meeting shall be created and maintained. The Officers of the Alliance shall have such authority and perform such duties as may be provided for in these Bylaws or as prescribed in Robert's Rules of Order Newly Revised or as may be set forth in policy statements.

ARTICLE 7. THE ALLIANCE:

Section 7-1. General Powers of the Alliance and the Board of Directors:

The Alliance shall be composed of member organizations, designated as Voting Members and Non-Voting Members. Only authorized Voting Delegates and the Board of Directors shall have the power to cast votes when conducting the official business of the Alliance.

The ongoing affairs of the Alliance shall be managed by a Board of Directors. The Officers of the Alliance (see Article 8) and the Immediate Past President shall constitute the Board of Directors. The Board shall at all times act in the best interests of the Alliance, adopting such rules and regulations for the conduct of their meetings and otherwise managing the Alliance as they may deem proper. While the Board may offer amendments to these Bylaws to the Alliance for approval, they shall not adopt rules or perform acts which are inconsistent with these Bylaws and the laws of the state of Washington.

Section 7-2. Voting:

The act of a majority of the Voting Delegates and the Board of Directors present at a meeting at which a quorum is present shall be the act of the Alliance except as may be otherwise provided by these

Bylaws, the Articles of Incorporation, or applicable law. Vote may be by proxy, in which case such proxies shall be counted in the determination of a quorum. No Voting Delegate or Board Member may hold more than one proxy. In the event of a meeting by remote teleconference, Voting Delegates and Board Members may vote by voice or electronically via email.

Section 7-3. Removal:

Any Member may be removed, with cause, by a majority vote of the Voting Membership. Appeal of such removal may be initiated with written notice by the removed Member to the Alliance President within thirty (30) days of the effective date of removal. Any appeal of removal by a Voting or Non-Voting Member shall be taken to the remaining Voting Members of the Alliance for final resolution.

Section 7-4. Vacancies:

Any vacancy occurring in a Delegate's position representing a member organization shall be filled by an appointment from the membership organization.

Section 7-5. Presumption of Assent:

A Voting Delegate of a member organization who is present at a meeting of the Alliance shall be presumed to have assented to all actions taken at that meeting unless the Voting Delegate's dissent shall be entered in the minutes of the meeting or unless the Voting Delegate shall file his or her written dissent to the action with the person acting as the secretary of the meeting before adjournment of the meeting. Such right to dissent shall not apply to a Voting Delegate who voted in favor of the action.

Section 7-6. Compensation of Delegates:

No Delegate shall be entitled to receive any direct compensation for services rendered as a Delegate of the Alliance, nor shall any Delegate be entitled to reimbursement by the Alliance for any expense incurred resulting from his or her services to the Alliance unless specifically authorized by the Alliance President. No Delegate shall be prevented from receiving a salary by reason of the fact that the Delegate is an employee of the Alliance.

ARTICLE 8. OFFICERS:

Section 8-1. Number:

The Officers of the Alliance shall be selected from Voting Member organizations and shall consist of a President, a Vice-President, a Secretary, and a Treasurer. Each Officer shall be elected by the Alliance Voting Members in good standing and current with their annual dues. Such other Officers, representatives, and/or agents as may be necessary may be elected, appointed, employed, or contracted by the Alliance. No one individual may hold more than one office. The number of Officers may not be changed so as to be inconsistent or disallowed under the applicable laws of the State of Washington designating the minimum required number of Directors.

Section 8-2. Election and Term of Office:

Officers shall be elected by the affirmative vote of a majority of the Voting Members of the Alliance at the Annual Meeting of the Alliance. The term of office shall be one (1) year. If the election of Officers is not held at such meeting, such election shall be held as soon thereafter as may be convenient. Each Officer shall hold office until his or her successor shall have been duly elected, or until the Officer's death, or until he or she shall resign, or shall have been removed in the manner provided in these Bylaws.

Section 8-3. Removal:

Any Officer, representative, or agent may be removed, with or without cause, by a majority vote of the Voting Membership.

Section 8-4. Vacancies:

A vacancy in any office because of death, resignation, removal, disqualification or otherwise may be filled by the President for the unexpired portion of the term.

Section 8-5. President:

The President shall be the principal Executive Officer of the Alliance and, subject to the control of the Alliance, shall administer all of the business and affairs of the Alliance. The President shall, when present, preside at all meetings of the Alliance. The President may sign, with the Secretary or any proper Officer of the Alliance, any deeds, mortgages, bonds, contracts, or other instruments which the Alliance has authorized to be executed, except in cases where the signing and execution of any of the same shall be expressly delegated by the Alliance or by these Bylaws to some other Officer, representative, or agent of the Alliance, or shall be required by law to be otherwise signed or executed. The President shall have authority to establish such committees and delegate authority whenever such delegation is not inconsistent with these Bylaws, the Articles of Incorporation or specific charge of the Alliance. The President shall, in general, perform all duties incident to the office of President and such other duties as may be prescribed by the Alliance from time to time.

Section 8-6. Vice-President:

In the absence of the President or in the event of the President's death, inability or refusal to act, the Vice-President shall perform the duties of the President, and when so acting, shall have all the powers of and be subject to all the restrictions upon the President. Any Vice -President shall perform

such other duties as from time to time may be assigned to him or her by the President or by the Alliance.

Section 8-7. Secretary:

The Secretary shall: (a) keep the minutes of the proceedings of the Members and of the Alliance in one or more books provided for that purpose and distribute the minutes of all meetings to the members; (b) see that all notices are duly given in accordance with the provisions of their Bylaws or as required by law; (c) be custodian of the Alliance records (custody may be designated by the Secretary to such agents as the Secretary may determine); (d) keep a register of the mailing address of each Delegate which shall be furnished to the secretary by such Delegate; (e) have general charge of the documents of the Alliance; and (f) in general perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned to him or her by the President or by the Alliance.

Section 8-8. Treasurer:

The Treasurer shall: (a) have charge and custody of and be responsible for all funds and securities of the Alliance; (b) receive and give receipts for moneys due and payable to the Alliance from any source whatsoever, and deposit all such moneys in the name of the Alliance in such banks, trust companies or other depositories as shall be selected in accordance with the provisions of these Bylaws; (c) develop and assist the Officers in monitoring the Alliance's budget; and (d) in general perform all of the duties of the Office of Treasurer and such other duties as from time to time may be assigned to him or her by the President or by the Alliance. If required by the Alliance, the Treasurer shall give a bond for the faithful discharge of his or her duties in such sum and with such surety or sureties as the Alliance shall determine.

Section 8-9. Honorary and Other Officers:

The Alliance may appoint such honorary Officers or officials, with or without duties, as the Alliance may deem proper.

Section 8-10. Compensation of Officers:

Officers shall receive no salary or compensation for his or her services, but shall be reimbursed for any authorized expense actually incurred for or on account of the Alliance by such Officer. Nothing shall preclude an Officer from serving the Alliance in another capacity and receiving compensation for these services.

ARTICLE 9. COMMITTEES:

Section 9-1. Committees:

The Alliance may designate and appoint one or more committees. Such committees shall have and exercise the authority of the Alliance in the management of the Alliance; provided, however, that no such committee shall have the authority of the Alliance in reference to amending, altering or repealing the Bylaws; electing, appointing or removing any Officer or Delegate of the Alliance; amending the Articles of Incorporation; adopting a plan of merger or adopting a plan of consolidation with another corporation; authorizing the sale, lease, exchange or mortgage of all or substantially all of the property and assets of the Alliance; authorizing the voluntary dissolution of the Alliance or revoking proceedings therefore, adopting a plan for the distribution of the assets of the Alliance; or amending, altering or repealing any resolution of the Alliance which by its terms provides that it shall not be amended, altered or repealed by such committee. The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Alliance, or any individual Delegate, of any responsibility imposed upon it or him or her by law. The Chair of each committee shall be authorized to appoint members to such committee the he or she deems best suited to further the purposes of the Alliance. Such committee members may be Delegates or other persons at large. Such members may also be removed from the committee by its Chair.

Section 9-2. Term of Office:

Each Chair of a committee shall be appointed by the President of the Alliance from a Voting Member organization. Each Chair shall serve until a successor is appointed, unless the committee shall be sooner terminated, or unless such Chair is removed from the committee by the President of the Alliance, or unless such Chair shall cease to qualify as such.

ARTICLE 10. BUSINESS MATTERS

Section 10-1. Filings:

All filings except Articles of Incorporation shall be signed by the President or Vice-President and the Secretary.

Section 10-2. Contracts:

The Alliance may authorize any Officer or Officers, representative or representatives, agent or agents, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the Alliance, and such authority may be general or confined to specific instances.

Section 10-3. Loans:

No loans shall be contracted on behalf of the Alliance and no evidence of indebtedness shall be issued in its name unless authorized by a resolution of the Alliance. Such authority may be general or

confined to specified instances.

Section 10-4. Checks, Drafts, etc.:

All checks, drafts or other orders for the payment of money notes or other evidences of indebtedness issued in the name of the Alliance shall be signed by such Officer or Officers, representative or representatives, agent or agents of the Alliance and in such manner as shall from time to time be determined by resolution of the Alliance.

Section 10-5. Deposits:

All funds of the Alliance not otherwise employed shall be deposited from time to time to the credit of the Alliance in such banks, trust companies or other depositories as the Alliance may select.

Section 10-6. Budget:

The Alliance may direct the creation of annual budget for the purpose of addressing the financial needs of the organization. Any such budget shall account for all dues and fees revenues generated by the Alliance membership and activities as well all anticipated expenses and disbursements. Any such annual budget shall be subject to approval by the Board and its operating performance shall be the responsibility of the Treasurer.

Section 10-7. Facsimile Signatures:

Contracts and agreements of the Alliance, and endorsements, renewals and amendments of the same may be authenticated by facsimile or by electronic signature as allowed by Washington Law, of the signature of a duly authorized Officer of the applicable corporation in lieu of a signature of such Officer. In the event of such authentication by facsimile or electronic signature, such contract or agreement shall be valid only if countersigned by an agent of the applicable corporation authorized to execute such type of contract or agreement. The validity of any such contract or agreement shall not be affected in the event that the delivery of such document occurs after the Officer whose signature appears by facsimile or electronic signature is no longer serving as an Officer of the applicable corporation by reason of death or any other cause.

ARTICLE 11. WAIVER OF NOTICE:

Whenever any notice is required to be given to any Delegate of the Alliance under the provision of these Bylaws, under the provisions of the Articles of Incorporation or under the provisions of the Washington Nonprofit Corporation Act, a waiver of the notice in writing, signed by the person or persons entitled to the notice, whether before or after the time stated in the notice, shall be deemed equivalent to the giving of the notice.

ARTICLE 12. INDEMNIFICATION:

Section 12-1. Indemnification:

The Alliance shall indemnify to the fullest extent permitted by the Washington Nonprofit Corporation Act any person who has been made, or threatened to be made, a party to an action, suit or proceeding, whether civil, criminal, administrative, investigative or otherwise (including an action, suit or proceeding by or in the right of the Alliance) an whether the action is threatened, pending, or completed, by reason of the fact that the person is or was a Delegate, agent, representative, or Officer of the Alliance, or a fiduciary within the meaning of the Employee Retirement Income Security Act of 1974 with respect to any employee benefit plan of the Alliance, or serves or served at the request of the Alliance as an Officer, representative, agent or Delegate, or as a fiduciary of any employee benefit plan, of another corporation, partnership, joint venture, trust or other enterprise. The right to and the amount of indemnification shall be determined in accordance with the provisions of the Washington Nonprofit Corporation Act in effect at the time of the determination.

Section 12-2. Good Faith:

For purposes of determining the right to any indemnification under this article XII, the termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person acted in bad faith and in a manner which he or she reasonably believed to be in or not opposed to the best interests of the Alliance, and with respect to any criminal action or proceedings, had reasonable cause to believe that his or her conduct was unlawful.

Section 12-3. Reimbursement of Expenses:

To the fullest extent permitted by the Washington Nonprofit Corporation Act, the Alliance shall pay for or reimburse any and all reasonable expenses incurred by a Delegate or Officer who is a party to a proceeding in advance of the final disposition of the proceeding.

Section 12-4. Rights Granted Herein not Exclusive:

The right to indemnification and to the payment or reimbursement of expenses with respect to a proceeding conferred in this Article shall not be exclusive of any other rights to which any person may be entitled or hereafter acquire under any statute, provision of the Articles of Incorporation, Bylaws, action by the Alliance or otherwise, and shall continue as to a person who has ceased to be a Delegate, Officer, representative, or agent of the Alliance and shall inure to the benefit of the heirs, executors and

administrators of such person.

ARTICLE 13. CONFLICT OF INTEREST:

A Delegate of the Alliance shall not be disqualified by the Delegate's office from contracting with the Alliance as vendor, purchaser or otherwise; nor shall any contract or arrangement entered into by or on behalf of the Alliance in which any Delegate is in any way interested be avoided on that account, provided that such contract or arrangement shall have been approved or ratified by a majority of the Alliance without counting in such majority the Delegate so interested, although such Delegate may be counted toward a quorum, or shall have been approved or ratified by the affirmative vote of a majority of the Delegates of the Alliance, and the interest shall have been disclosed or known to the approving or ratifying Delegates.

ARTICLE 14. AMENDMENTS:

These Bylaws may be altered, amended, or repealed and new Bylaws adopted, by a majority vote of the Voting Membership of the Alliance attending any regular or special meeting provided that a quorum is present and providing such amendment is not inconsistent with the Articles of Incorporation or any applicable laws.

ARTICLE 15. DEFINITIONS:

Delegate:

The designated individual appointed by member organizations for representation on the Alliance, which individual shall be empowered and act as an agent for that member organization.

Delegates are classified as follows:

- Voting Delegates

o A Voting Member of the Alliance per Sections 3.1 and 3.2.

- Non-Voting Delegates

o A Non-Voting Member of the Alliance per Section 3.3.

- Non-Voting Associate Delegates

o A Non-Voting Associate Member of the Alliance per Section 3.4.

General Aviation:

General aviation (GA) is all civilian flying except scheduled passenger airlines.

(Source: AOPA: <http://www.aopa.org/letsstoflying/ready/steps/whatis.html>)

Indemnification:

To compensate for damage or loss sustained, expense incurred, etc.

(Source: Dictionary.com: <http://dictionary.reference.com/browse/indemnify>)

Nolo contendere:

A legal term (from Latin) for "I do not wish to contend." It is also referred to as a plea of no contest.

(Source: Wikipedia: http://en.wikipedia.org/wiki/Nolo_contendere)

Proxy:

The agency, function, or power of a person authorized to act as the deputy or substitute for another.

(Source: Dictionary.com: <http://dictionary.reference.com/browse/proxy?s=t>)

Quorum:

The number of members of a group or organization required to be present to transact business legally, usually a majority.

(Source: Dictionary.com: <http://dictionary.reference.com/browse/quorum>)

ARTICLE 17. LIST OF REVISIONS:

The most recent revision will be reflected by the date on the Bylaws Title Page. Amendments to these Bylaws are marked with vertical change bar(s) in the right hand margin. Only the amendment(s) from the most recent revision are shown. This List of Revisions will be in reverse chronological order, i.e., the most recent Bylaws revision is listed first. The Revision Date is the date on which the revision was approved by the Voting Membership per Article 14. Verification of approval will be reflected in the Meeting Summary for the Revision Date.

Revision dated February 25, 2015:

Deleted "Inc." from the name of the Alliance. Added Article 17 – List of Revisions.