1. NAME AND PURPOSE

1.1. Name: The name of the Corporation is the Intelligent Transportation Society of America (“Corporation” or “ITS America”).

1.2. Purposes: The Corporation is organized to promote and enhance public safety and community welfare by fostering public policy, research, development, deployment and implementation of plans and programs to reduce motor vehicle deaths and injuries, and improve mobility and accessibility. The Corporation will promote, encourage, and advance an intermodal system of safer, more economical, energy efficient and environmentally sound surface transportation through research, development, and implementation of intelligent transportation technology.

2. MEMBERSHIP

Eligibility

2.1. Members: Members (as defined in the District of Columbia Non-Profit Corporation Act of 2010) of the Corporation shall be open to Public Organizations or Private Organizations from any country whose goals and purposes are furthered by the purposes of the Corporation. Public Organization means agencies of the federal, state and local governments, universities, research organizations and non-profits. Private Organizations means companies, corporations, associations and other private organizations and groups. Public Organization Members means members that are public organizations, and Private Organization Members means member that are private organizations.

2.2. Classes of Memberships: There shall be two classes of membership, Voting and Non-voting. Rights and privileges of Voting Membership shall be equal among Voting members, except as noted herein. Representatives of Voting Members may be able to hold elective office, and Voting Members have the right to vote on the Board of Directors (“Board”) of the Corporation or on any matter put before the membership.

2.2.1. Voting Members: There shall be two classes of voting members, National Members and State Chapter Members.

National Members are those organizations that apply for membership, pay dues on a schedule set by the Board, and meet any other criteria set by the Board or by the membership. National membership ordinarily shall be for one year, with dues payable annually on a calendar year basis. The criteria and dues for each class of National Membership shall be established by the Board of Directors.

State Chapters are those state-based organizations that meet the criteria of section 8.2 below and any other criteria set by the Board or by the membership.

2.2.2. Non-voting Members: There shall be two kinds of Non-voting Members, Affiliates and Student Chapters. The Board of Directors may designate organizations as Affiliates and
shall approve the conditions, rights and privileges of Student Chapter membership. Affiliates and Student Chapters shall have such rights and privileges as the Board may determine from time to time, but their representatives shall not be entitled to hold elective office, nor may they vote on membership of the Corporation, membership on the Board of Directors, or any matter put before the membership.

**Dues**

2.3 **Payment of Dues:** Each newly elected National Member shall upon notice, accept membership by payment of the agreed annual dues. The Board may establish different dues schedules for Private Organizations and Public Organizations.

2.3.1 **Payment Schedule:** Annual dues are billed in December and due sixty (60) days from billing date. Membership shall be terminated for any member whose dues are more than sixty (60) days in arrears.

**Voting**

2.4 **Eligibility to Vote:** At each meeting of the membership of the Corporation and on any vote taken by mail or electronically, each National Member and State Chapter shall be entitled to one vote. Whenever any corporate action is to be taken by vote of the Voting Members, it shall, except as otherwise required by law or by the Articles of Incorporation, be authorized by a majority of the votes cast at a meeting of Voting Members or be authorized by a majority of the votes cast in a vote conducted by mail ballot or electronically. Only those Voting Members whose dues are fully paid and are otherwise in good standing prior to the date of a regular or special meeting or the date set for the return of mail ballots or the casting of electronic votes may vote.

2.5 **Proxies:** A Voting Member or its duly authorized officer, director, employee, or agent, may vote in person or authorize another person to act for the member as proxy. The proxy must be reduced to writing, electronic mail, or any other means of written transmission, the writing must contain a statement that the Member authorized the holder of the proxy to vote on the Member's behalf, and be transmitted to the person who will be the holder of the proxy. No proxy shall be valid after eleven (11) months from the date of its execution, unless otherwise provided in the proxy. Every proxy shall be revocable at the pleasure of the Member executing it, except as otherwise provided by law.

2.6 **Designated Representatives:** Each Voting Member entitled to vote may designate one or more representatives to attend any meeting of the membership, and to participate therein. Such representation shall collectively cast the single vote of the Voting Member.

2.7 **Methods of Voting:** Voting on all matters may be conducted by mail, telephone call, electronic mail, or any other means of electronic or telephonic transmission provided that the Member shall state, or submit information from which it can be determined that the method of voting chosen was authorized by the Member. The Secretary of the Board of Directors shall make reasonable efforts as necessary to establish the validity of votes cast by mail, telephone call, electronic mail, or any other means of electronic or telephonic transmission.

**Termination of Membership**

2.8 **Resignation:** A member of any class of membership may resign by delivering written notice to the principal office of the Corporation. Resignation shall be effective on the date specified, or if no date is specified, on the date that notice is received. All dues previously paid by a member shall be forfeited.
2.9 **Termination**: In addition to automatic termination for nonpayment of dues, as provided in 2.3.1 above, any membership may be terminated by formal action of a two-thirds vote of the Board of Directors.

2.10 **Forfeiture**: Upon termination or resignation of membership in the Corporation, any and all rights and privileges of membership, and interest in the property or other assets of the Corporation, shall be forfeited by the member.

3. **MEMBERSHIP MEETINGS**

3.1. **Annual Meeting**: There shall be a regularly scheduled Annual Meeting of Voting and Non-voting Members of the Corporation for the transaction of such business as may properly come before the Voting Members on a date determined by the Chair of the Board of Directors.

3.2. **Special Meetings**: Special Member meetings may be called by the Chair or by the President and Chief Executive Officer (CEO), or by ten percent of the Voting Members. Notice of special meetings shall state the purpose for which the meeting is called.

3.3. **Place and Time of Meetings**: The Chair shall designate the place, date and time of any Corporation meeting, within or without the District of Columbia, at least thirty (30) days prior to the date of the meeting.

3.4. **Notice of Annual and Special Meetings**: Written or printed notice stating the place, day, and hour of the Annual or Special Meeting shall be delivered to each Voting Member entitled to vote not less than ten (10) nor more than sixty (60) days before the date of the meeting, either personally or by mail, or by email to an address that the member has provided for that purpose. Notice shall be sent by or at the direction of the President and CEO, the Secretary, or the officers or persons calling the meeting. If mailed, notice shall be deemed to be delivered when deposited in the United States mail, postage prepaid, addressed to the member at his/her address as it appears in the records of the Corporation.

3.5. **Waivers of Notice**: Whenever notice is required to be given to any member under any provision of law, the Articles of Incorporation or these Bylaws, a waiver in writing signed by the member entitled to such notice, whether before or after the time stated therein, shall be the equivalent to the giving of such notice. The presence of any member at a meeting, in person, by conference telephone, or by proxy, without objection to the lack of notice of the meeting, shall also waive notice by such member.

3.6. **Action Without a Meeting**: Any action required by the District of Columbia Nonprofit Corporation Act to be taken at a meeting of the Voting Members or any action that may be taken at a meeting of the Voting Members may be taken without a meeting if there is unanimous written consent by Voting Members to taking the action and that action may be taken without a meeting. Such consent may be stated as such in any articles or document filed with the Mayor of the District of Columbia under the District of Columbia Nonprofit Corporation Act.

3.7. **Action By Ballot**: Any action that may be taken at any annual, regular or special meeting of the Members may be taken without a meeting if the Corporation delivers a ballot to every member entitled to vote on the matter. A ballot shall (i) be in the form of a record, (ii) set forth each proposed action, (iii) provide an opportunity to vote for, or withhold a vote for, each candidate for election as a director, and (iv) provide an opportunity to vote for or against each proposed action. Approval by ballot pursuant to this section of action other than election of directors shall be valid only when the number of votes cast by ballot equals or exceeds the number of votes that would be required to
approve the matter at a meeting at which the total number of votes cast was the same as the number of votes cast by ballot. All solicitations for votes by ballot shall (a) indicate the number of responses needed to meet the quorum requirements, (b) state the percentage of approvals necessary to approve each matter other than election of directors; and, (c) specify the time by which a ballot must be received by the Corporation in order to be counted. A ballot, once delivered to the Corporation, may not be revoked by the Member.

**Quorum**

3.8. **Definition of a Quorum**: At least ten (10) percent of the Members entitled to vote represented in person or by written proxy at a meeting, or submitting ballots in an election held by mail or by electronic voting, shall constitute a quorum of Members for the transaction of any business. Members present at a duly organized meeting may continue to do business until adjournment, notwithstanding the withdrawal of enough Voting Members to leave less than a quorum.

3.9. **Methods to Participate in Meetings**: Members who vote by mail, telephone call, electronic mail, or any other means of electronic or telephonic transmission shall be deemed to be present for purposes of consideration of the matters upon which they have voted.

3.10. **Adjournment Absent a Quorum**: If a meeting cannot be organized because the quorum requirement has not been met, those present may adjourn the meeting until a subsequent meeting at which a quorum is present, when any business may be transacted that may have been transacted at the meeting as originally called.

**Rules**

3.11. **Rules Governing Membership Meetings**: The Board Chair shall preside over Membership meetings. In the absence of the Chair, the Vice Chair shall preside. In the absence of the Vice Chair, the Members present at the meeting shall select a presiding officer. Meetings shall be conducted according to rules adopted by the presiding officer so long as the rules are fair to all participants.

**4. GOVERNANCE**

**Board of Directors**

41. **Authority of the Board of Directors**: The Board of Directors ("the Board") is the policy-making body of the Corporation and shall oversee the Corporation's operations. The Board may exercise all the powers and authority granted to the Corporation bylaw.

42. **Duties of the Board of Directors**: The duties of the Board of Directors shall include, but not be limited, to the following:

   42.1. Establishment of broad policies for the Corporation, including its mission, vision, and governance.

   42.2. Election of the officers of the Corporation.

   42.3. Approval of a strategic plan.

   42.4. Approval of the annual program and budget.

   42.5. Approval of reports made by officers and Committees.
426. Establishment of a schedule for annual dues rates.

427. Approval of member and/or officer appointments to certain councils and committees.

428. Thought leadership for the intelligent transportation industry.

**Board Membership**

43. **Eligibility and Composition:** Board members must be non-consulting and decision making employees holding leadership positions in organizations that are National Members. The composition of the elected members of the Board of Directors shall represent the spectrum of current and emerging constituents in ITS America.

44. **Board Advisors:** The Board of Directors may establish advisory positions to the Board, for member representatives who, by virtue of their present or past leadership in ITS America or other national associations whose membership and purpose are strongly related to the Corporation’s strategic plan, can advise the Board of Directors to better fulfill its responsibilities. These positions are non-voting in nature and are not considered to have the authority, roles or fiduciary responsibilities of Board members. The Board of Directors may appoint advisors on an annual basis.

45. **Number of Directors:** There shall be a Board of Directors of at least eighteen (18) voting members and no more than thirty-five (35) voting members. The addition of Board position(s) beyond eighteen (18) board positions may be recommended by the Nominating Committee if there is a need for specific expertise or sector representation on the existing Board of Directors that cannot be satisfied as part of the regularly scheduled Board elections or through appointment to leadership positions within the Corporation. Expansion of the Board beyond eighteen (18) members must be approved by two-thirds of all existing Board members.

45.1. **Immediate Past Chair:** Upon completion of the term of the Board Chair, the former Board Chair may be designated as an “Immediate Past Chair” and serve as a voting member of the Board of Directors for the year following the end of his/her term as Chair. This position will count among the thirty-five (35) voting members.

46. **Election of Directors:** Directors shall be elected by the Voting Members either at the Annual Meeting, by mail ballot, or electronically. Each elected Director shall assume office immediately following election. Once elected, a Director shall be entitled to serve the full term of office. Directors are eligible to serve two consecutive three-year terms, unless the Director’s term is extended in accordance with Section 4.16.2. Directors elected to fill a partial term are eligible for re-election to two (2) full three-year terms. Three (3) years after a Board member completes two (2) full three-year terms, he or she is again eligible for election to the Board. Board Chairs shall be eligible for consideration for re-election to the Board after cycling off of the Board for a full three (3) year term. The Board may allow exceptions to the term limit for specific Board members by a two-thirds vote.

46.1. **Election Schedule:** The annual election of Board members shall occur prior to December 31st of each year, with the term of such newly elected Directors to commence immediately following the election. Not less than forty-five (45) days prior to the annual election of Board members, the Nominating Committee, as described in these Bylaws, shall convene to prepare a slate of candidates for election to the Board of Directors. Should the Nominating Committee fail to convene by the prescribed date, the President and CEO shall be empowered to convene the Nominating Committee to prepare a slate of candidates for election to the Board of Directors.
Slate of Board Candidates: Not less than thirty (30) days prior to the annual election of Board members, the Nominating Committee shall submit to the Chair for transmittal to National Members a slate of candidates for election to the Board of Directors.

Ballots: Ballots shall be transmitted to Voting Members no later than fifteen (15) days prior to the annual election of Board members or the due date for the return of the ballots. Ballots shall set forth each proposed action, provide an opportunity to vote for or withhold a vote for each candidate for election, and provide an opportunity to vote for or against each proposed action.

Solicitation of Ballots: Any solicitation of ballots shall indicate the number of responses needed to meet the quorum requirements, state the percentage of approvals necessary to approve each matter other than election of directors, and specify the time by which a ballot must be received by the corporation in order to be counted.

Conducting the Election: Elections may be conducted by oral ballot in person, written ballot, mail ballot, including email ballot or via online electronic voting.

Tabulating Votes: Upon receipt of the ballots, the Chair shall appoint a Tellers Committee of no less than three (3) persons, but no more than five (5), drawn from eligible employees of the current Voting membership to tabulate and verify the election results. The Tellers Committee may appoint its own Chair, who shall transmit the election results to the membership and to the Chairman of the Board. Election results transmitted by the Tellers Committee shall be binding upon the Corporation.

Resignation and Removal: Resignations are effective upon receipt by the Secretary (or receipt by the Chair or other officer if the Secretary is resigning) of written notification or a later date if provided in the written notification. One or more Directors may be removed at a meeting called for that purpose, with or without cause, by a two-thirds vote of a quorum of the Members.

Vacancies: Any vacancy existing by reason of resignation, removal, death, or incapacity may be filled by affirmative vote of a majority of the existing members of the Board of Directors. A Director elected by the Board to fill a vacancy shall be elected for the unexpired term of his predecessor in office.

Board Meetings

Mandatory Board Meetings: The Board shall hold a regular annual meeting following the annual election of Board members and prior to December 31st of each year. The Board may also hold regular meetings at such times and places as the Board shall determine.

Special Board Meetings: Special meetings of the Board of Directors may be called by the Chair, the President and CEO, or by any five (5) directors. Such a Special Meeting will be held at such time and place as shall be designated in the notice of the meetings. Written notice stating the place, day, and hour of a Special Meeting shall be delivered to each Voting Board Member entitled to vote not less than ten (10) nor more than sixty (60) days before the date of the meeting either personally or by mail, or by email to an address that the board member has provided for that purpose. Notice shall be sent by or at the direction of the Chair, President & CEO, Secretary, or the directors calling the meeting. If mailed, notice shall be deemed to be delivered three days after being deposited in the United States mail, postage prepaid, addressed to the Board member at his/her address as it appears in the records of the Corporation.
4.10 **Participation in Board Meetings:** Board members must participate in Board meetings in person or by teleconference. Board members who miss three consecutive Board meetings will be automatically removed from the Board of Directors unless the Board finds there was good cause for any of the absences. Alternates are not permitted to participate in place of Board members. No Board member may vote by proxy.

4.11 **Waivers of Notice:** Whenever notice is required to be given to any Director under any provision of law, the Articles of Incorporation, or these Bylaws, a waiver in writing signed by the Director entitled to such notice, whether before or after the time stated therein, shall be the equivalent to providing notice. The presence of any Director at a meeting, in person or by telephone, without objection to the lack of notice of the meeting, shall also waive notice by such Director.

4.12 **Executive Session of the Board:** An Executive Session of the Board may be scheduled by the Board Chair as part of his or her Board meeting preparations; may be requested by a voting member of the Board in advance of a Board meeting; or may be requested by a voting member of the Board at any time during the course of a Board meeting. In all cases, an Executive Session will only include voting members of the Board unless the Board votes to invite guests to participate in the Executive Session. A vote by the Board to invite guests must be by a majority vote of those in attendance. Further, in an Executive Session of the Board, the elected Board member is the only attendee permitted.

4.13 **Quorum:** Unless a greater proportion is required by law, a quorum shall consist of fifty percent of the Board of Directors voting in person or by telephone conference call, or by any means of communication by which all persons participating in the meeting are able to hear one another. Such participation shall constitute presence in person at the meeting. Unless a greater proportion is required by law, the act of a majority of Directors present at any meeting at which there is a quorum shall be the act of the Board.

4.14 **Action Without a Meeting:** Any action required or permitted to be taken at a meeting of the Board (including amendment of these Bylaws or the Articles of Incorporation) or of any Committee identified in these Bylaws, may be taken without a meeting if all Board or Committee members consent in writing to taking the action without a meeting and approve the specific action. Such consent shall have the same force and effect as a unanimous vote of the Board or of the Committee.

4.15 **Compensation of Directors:** Directors shall not be compensated for serving on the Board, but the Corporation may reimburse Directors for documented reasonable expenses incurred in the performance of their duties to the Corporation.

**Board Officers**

4.16 **Election of Officers:** The elected officers of the Corporation shall be a Chair, a Vice Chair, a Secretary, and a Treasurer. The same person may not serve in more than one Officer role or position at the same time. Each officer shall be elected annually, at the annual meeting of the Board, from among the Directors and each Officer shall take office immediately following the election. The elected officers shall serve for a one (1) year term, unless otherwise extended by recommendation of the Nominating Committee and approved by the Board. The incoming Board Chair, with the advice and consent of the Nominating Committee, shall recommend a slate of officer candidates to the Board for election. In the event that any elected officer, for any reason, does not complete the term of service, the Board Chair, with the advice and consent of the Nominating Committee, shall recommend a replacement, consistent with the ascension provisions outlined herein, for election by the Board of Directors for the balance of the unexpired term. Each year, if the incumbent Board Chair is an eligible employee (i) in a Public Organization, then the incoming Board Chair must be
an eligible employee in a Private Organization, or (ii) in a Private Organization, then the incoming Board Chair must be an eligible employee in a Public Organization.

4.17. **Powers and Duties of Officers:** Subject to the control of the Board of Directors, all officers shall have such authority and shall perform such duties as may be provided in these Bylaws or by resolution of the Board.

4.17.1. **Chair:** The Chair shall preside at meetings of the Board of Directors and the Corporation, and shall perform all duties customary to that office. The Chair shall supervise the Board’s oversight of the affairs of the Corporation in accordance with the policies and directives approved by the Board of Directors and these Bylaws.

4.17.2. **Vice Chair:** The Vice Chair shall preside at meetings of the Board of Directors or the Corporation in the absence of the Chair. In the absence of the Chair or in the event of the Chair's inability or refusal to act, the Vice Chair shall perform the duties of the Chair and shall have all of the powers of and be subject to all restrictions upon the Chair. The Vice Chair shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe by resolution or as the Chair may from time to time provide, subject to the powers and supervision of the Board of Directors. The Vice Chair shall be the Chair-elect of the Board of Directors and shall assume the position of Chair upon completion of the Chair's term. In the event that the Vice Chair's Board term expires prior to ascending to the position of Board Chair, the Vice Chair's term will be extended for one year in order to serve as Chair of the Board.

4.17.3. **Secretary:** The Secretary shall serve as Secretary of the Corporation and of the Board of Directors. The Corporation staff shall assist the Secretary in keeping an accurate record of the proceedings of all meetings of the Board of Directors, providing all notices in accordance with these Bylaws or as required by law, and in performing all duties customary to the office of Secretary.

4.17.4. **Treasurer:** The Treasurer shall be responsible for oversight of the budgets, funds and securities of the Corporation. The Treasurer shall serve as Chair of the Finance Committee and shall ensure that there are complete and accurate accounts of receipts and disbursements of the Corporation. Whenever requested by the Board of Directors, the Treasurer shall work with the ITS America staff and Finance Committee to render a statement of accounts. The Treasurer shall perform all other duties incident to the office of Treasurer, subject to the supervision of the Board.

**Committees**

4.18. **Executive Committee:** The Board of Directors shall designate the Chair of the Board, Vice Chair of the Board, Secretary, Board Treasurer, Immediate Past Chair and Chair of each standing committee of the Board to constitute an Executive Committee, provided that each such member must at all times be a voting member of the Board of Directors. The Committee shall have and may exercise all of the powers and authority of the Board of Directors between meetings of the Board in the management of the business and affairs of the Corporation. The Executive Committee shall not have the power or authority to (i) authorize distributions; (ii) approve or propose to members action that by law must be approved by members; (iii) fill vacancies on the Board of Directors or on any of its committees (other than appointing one or more alternate members of any committee to replace any absent or disqualified member during the member’s absence or disqualification); or (iv) adopt, amend, or repeal these Bylaws.

4.18.1. **Meetings of the Executive Committee:** The Executive Committee shall meet upon notice
4.18.2 Duties of the Executive Committee: Without limiting Section 4.18, the Executive Committee is responsible for general oversight of the Corporation including, but not limited to, coordination and planning of all ITS America strategic and policy activities, preparing governance policy for Board approval, reviewing business plans prepared by the President and CEO, reviewing and reporting to the Board the financial performance of the Corporation, fixing the compensation and contractual benefits of the President and CEO, and any other specific duties as may from time-to-time be assigned to it by the Board of Directors. Significant policy issues shall be referred to the full Board of Directors for approval. The Executive Committee shall conduct annual reviews of executive performance and report on such annually to the Board. The minutes of all Executive Committee meetings shall be provided to the Board.

4.19 Other Board Committees: The Board of Directors will have at least four (4) additional standing committees of the Board: Nominating Committee, Finance Committee, Audit Committee, and Governance and Ethics Committee. The Board of Directors may create other standing or ad-hoc committees of the Board, as it may determine from time to time. Each standing or ad-hoc committee will consist of three or more voting members of the Board of Directors, and will have such terms, powers, authority and duties as the Board expressly authorizes and delegates by resolution, subject to the restriction on power and authority set forth in Section 4.18.

4.20 Advisory Committees: The Board of Directors may create or authorize the creation of standing or ad-hoc advisory committees, which may be referred to as councils, leadership circles, task forces or other similar terms and whose members need not be voting members of the Board of Directors. Advisory committees shall not be committees of the Board and shall not have or exercise any of the powers of the Board of Directors, but shall report and make recommendations to the Board of Directors with respect to specified subjects.

President and Chief Executive Officer

4.21 President and Chief Executive Officer: The Board of Directors shall hire the President and CEO of the Corporation.

4.21.1 Duties: The President and CEO shall be responsible for the active management of the Corporation and its programs, implementing policies and orders of the Board, and operating the Corporation within financial and other limitations established by the Board of Directors. The President and CEO shall also perform such other duties and have such other authority and powers as the Board of Directors may from time to time prescribe.

4.21.2 Authority: All contracts binding upon the Corporation shall be executed by or under the direction of the President and CEO, except that any contract between the Corporation and the President shall be executed for the Corporation by the Board Chair. The President and CEO shall be an ex-officio, permanent non-voting member of the Board of Directors and a member of every standing committee, except the Executive and the Nominating Committees.

4.21.3 Compensation: Responsibility for the employment and compensation of the staff shall be vested in the President and CEO, within limits imposed by the annual budget.

4.21.4 Removal: Unless a contract, these Bylaws, or a law provide otherwise, the Board may remove such President and CEO at any time with or without cause at a meeting called for that purpose.

4.21.5 The President & CEO shall serve as a non-voting member of the Board of Directors.
Senior Advisor to the Board

4.22 Senior Advisor to the Board: All former members of the ITS America Board of Directors are eligible to serve as a Senior Advisor to the Board.

4.22.1 Eligibility: This position can be conferred to individuals who have completed their terms on the Board and are no longer eligible to remain a Board Member, who have shown a commitment to advancing the mission and goals of ITS America, and who would like to continue to make contributions. Individuals can self-nominate or be nominated by another Board member during the normal Board election cycle. An individual will remain a Senior Advisor to the Board for as long as they continued to be actively involved in supporting ITS America. They will be expected to resign their status when they are no longer interested or able to continue to serve or are no longer a member of ITS America. Nominations are made to the Nominating Committee and require approval of majority of the Board of Directors.

4.22.2 Duties: Senior Advisors are expected to be active in at least one of the following activities: membership development, strategic planning efforts, outreach efforts to help build chapters, meeting leadership, advocacy at the national and/or state levels for ITS programs, or other activities as identified by the Board.

4.22.3 Rights: Senior Advisors to the Board will not have voting privileges but would have all other privileges of being a board member.

5. INDEMNIFICATION

5.1 Definitions:

5.1.1 "Eligible Person" shall mean any person who at any time was or is a Director, a member of any committee or subcommittee, an officer, an agent, an employee of the Corporation, or a Voting or Non-voting Member that volunteers the services of its employees or agents to the Corporation.

5.1.2 "Matter" shall mean any actual or threatened civil, criminal, or administrative action, arbitration proceeding, claim, suit, proceeding, or appeals there from, or any criminal, administrative, or congressional (or other body's) investigation, hearing, or other proceeding brought or made by a third party against an Eligible Person.

5.2 Indemnification: The provisions of this section shall be in the nature of a contract between the Corporation and each of its Eligible Person made in consideration of such person’s continued service to the Corporation. The protection afforded to each Eligible Person by the provision of this section shall survive such person’s term of office or employment. This section may not be repealed, nor may the benefits to the Eligible Person afforded hereby be diminished, except as to liability accruing in respect of acts or omissions occurring after the date of such repeal or modification.

5.2.1 The Corporation shall hold harmless, indemnify each Eligible Person to the fullest extent authorized or permitted by the provisions of the District of Columbia Non-Profit Corporation Act or any other or additional statutory provisions, which are hereafter authorizing or permitting such indemnification.

5.2.2 Without limiting the foregoing, the Corporation shall indemnify and advance expenses any Eligible Person against any Matter made by reason of his or her service as an officer, a member of the Board of Directors, or employee of the Corporation against all costs and expenses, including attorney's fees incurred thereby, except in relation to any Matter in which (i) the Eligible Person
failed to act in good faith and for a purpose which he or she reasonably believed to be in the best interests of the Corporation, (ii) in the case of a criminal Matter, the Eligible Person had reasonable cause to believe that his or her conduct was unlawful; or (iii) the person shall be adjudged to be liable for gross misconduct or negligence in the performance of a duty. Indemnification shall be made only after the determinations and authorizations required by the District of Columbia Nonprofit Corporation Act have been duly made.

5.3 **Insurance:** The Board may authorize the purchase of and maintain insurance on behalf of any Eligible Person against any liability asserted against or incurred by him or her arising out of such person's status as a Director, a member of any committee, subcommittee or council, an officer, agent, an employee, or a Voting or Non-voting Member that volunteers the services of its employees or agents to the Corporation, whether or not the Corporation would have the power to indemnify the Eligible Person against that liability under law.

6. **FINANCES**

6.1 **Fiscal Year:** The fiscal year of the Corporation shall coincide with the calendar year.

6.2 **Income:** The Corporation shall be supported by the schedule of membership dues established by the Board of Directors. The Corporation may accept grants of funds or enter into agreements to receive funds to undertake specific activities consistent with the Articles of Incorporation.

6.3 **Program and Budget:** The President and CEO, in consultation with the Executive Committee, shall prepare and submit to the Board of Directors not less than thirty (30) days prior to the end of the calendar year, a program, budget, and financing plan for the next fiscal year.

6.4 **Fidelity Bond:** Any officer or staff member with access to funds of the Corporation shall be bonded in such amount as determined by the Board of Directors. The expense of such bond shall be borne by the Corporation.

6.5 **Annual Financial Statements:** Complete financial statements prepared in conformity with generally accepted accounting principles (GAAP), accompanied by an audit report of an independent certified public accountant, shall be presented to and reviewed by the Board after the close of each fiscal year.

7. **CONFLICT OF INTEREST**

7.1 **Conflict of Interest Policy:** The Corporation has a conflict of interest policy to help ensure that when actual or potential conflicts of interest arise between the Corporation and the private interest of an officer or Director of the Corporation, a process is in place under which the affected individual will advise the Corporation of all the relevant facts concerning the situation. The conflict of interest policy is also intended to establish procedures under which individuals who have a conflict of interest will be excused from voting on or participating in such matters. The terms of the Corporation's Conflict of Interest policy, attached to these Bylaws, are deemed incorporated herein.

8. **CHAPTERS**

**State Chapters**

8.1 **Establishment of State Chapter:** State Chapters, as defined in these Bylaws, shall be Voting members of the Corporation that are entitled to participate in the programs and activities of ITS America so long as they comply with conditions approved by the Board of Directors.
82. **Requirements**: Status as a State Chapter may be conferred upon an organization which:

8.2.1. Subscribes to and agrees to act in conformance with the statement of purposes contained in these bylaws and the Corporation’s Articles of Incorporation, as amended;

8.2.2. Includes in its statement of purposes, in its bylaws or other governing documents, its intent to serve as an inclusive public/private partnership involving state and local agencies, private companies, academic institutions, associations, and members of the general public which are not limited on the bases of profession, discipline, mode, etc.;

8.2.3. Involves as its initial sponsor(s) or participant(s) the principal surface transportation agency or agencies in the geographic area (such as the state department of transportation, metropolitan planning organization, principal city);

8.2.4. Agrees to participate in the programs and activities of The Corporation;

8.2.5. Acts as an independent organization with obligations created by the organization or its officers that are the sole responsibility of the chapter and not ITS America;

8.2.6. Pays an annual fee according to a schedule established by the Board of Directors; and

8.2.7. Agrees to comply with such other terms and conditions as specified by the President and CEO of the Corporation.

**Student Chapters**

83. **Establishment of Student Chapters**: Student Chapters of ITS America may be formed in accordance with policies and procedures approved by the Board of Directors. Student Affiliates must pay membership fees to be established by the Board of Directors.

9. **AMENDMENT**

9.1. **Requirements to Amend**: These Bylaws may only be amended by at least a two-thirds (2/3) vote of the entire Board, provided the Chair or Secretary shall notify each member of the Board of Directors regarding any proposed amendment at least thirty (30) days prior to such vote.