

March 7, 2025: Proposed bylaw changes were proposed to the Board of Directors

March 7, 2025: All proposed bylaw changes were approved by the Board of Directors and will be presented for vote at the June 3, 2025 Annual Business Meeting

CURRENT	PROPOSED CHANGES
Section 2.1. General Powers	Section 2.1. General Powers
CURRENT 1. The business and affairs of the Corporation shall be managed by the Board of Directors. The Board of Directors shall have full power to act on behalf of the Corporation as permitted by the statutes of the State of Colorado, and Articles of Incorporation, and these bylaws, as amended.	Remove spacing after the number “1” 1. The business and affairs of the Corporation shall be managed by the Board of Directors. The Board of Directors shall have full power to act on behalf of the Corporation as permitted by the statutes of the State of Colorado, and Articles of Incorporation, and these bylaws, as amended.
Section 2.2. Number of Directors	Section 2.2. Number of Directors
CURRENT 1. The number of Directors of the Corporation shall be 25, consisting of thirteen (13) officers of the Corporation; President, President- Elect, Six (6) Regional Vice-Presidents, Secretary and Treasurer, a IV-D Administrator, a IV-D Attorney Representative, and Historian, and twelve (12) Members at Large.	Remove spacing after the word “Elect” Remove spacing after the word “twelve” 1. The number of Directors of the Corporation shall be 25, consisting of thirteen (13) officers of the Corporation; President, President-Elect , Six (6) Regional Vice-Presidents, Secretary and Treasurer, a IV-D Administrator, a IV-D Attorney Representative, and Historian, and twelve (12) Members at Large .
CURRENT 2. In addition to the 25 Directors listed in sub-section (1) above, past Presidents meeting the requirements of memberships, who have declared inwriting by August 1st each year, their intent to serve on the Board, may also serve on the Board of Directors.	Add clarification verbiage Remove voting privileges from Past Presidents 2. In addition to the 25 Directors listed in sub-section (1) above, past Presidents meeting the requirements of memberships pursuant to Article IV , who have declared inwriting by August 1st each year, their intent to serve on the Board, may also serve on the Board of Directors but shall not have voting privileges .

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Current	Proposed Changes
Section 2.4. Tenure of the Officers of the Corporation	Section 2.4. Tenure of the Officers of the Corporation
CURRENT 3. The outgoing Historian shall continue to serve as an honorary director, if not elected as an officer or member at large, for two regularly scheduled board meetings to complete the documentation of his or her year of service	Add clarification verbiage 3. The outgoing Historian shall continue to serve as an honorary director, if not elected as an officer or member at large, for two regularly scheduled board meetings subsequent to the annual conference to complete the documentation of his or her year of service
Section 2.5. Election of Officers and Directors	Section 2.5. Election of Officers and Directors
CURRENT 1. At least two months prior to the annual meeting of the members of the Corporation, the President-Elect may appoint and chair a Nominating Committee. The Nominating Committee shall have no more than three (3) members, including the President-Elect. Nominating Committee Members cannot be nominated for an Officer's position on the new Board of Directors.	Add clarification verbiage 1. At least two months prior to the annual General membership Business Meeting (hereinafter Business Meeting) of the members of the Corporation, the President-Elect shall commence the nominating process. The President-Elect may appoint and chair a Nominating Committee. The Nominating Committee, if implemented , shall have no more than three (3) members, including the President-Elect. Nominating Committee Members cannot be nominated for an Officer's position on the new Board of Directors.
CURRENT a. The Nominating Committee will ask the membership for nominations by ACSES mail or by regular mail for both Officer and Member at Large positions. The Nominating Committee shall send a second nomination request ten (10) calendar days after the	Updated to include electronic communication methods Updated to assign responsibility to President-Elect if no nominating committee is selected a. The President-Elect or Nominating Committee will ask the membership for nominations by ACSES mail, e-mail , or regular mail for both Officer and Member at Large positions. The President-Elect or Nominating Committee shall send a second nomination request ten (10) calendar days after the first request

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first request and at least thirty (30) days before the annual general membership meeting.	and at least thirty (30) days before the annual general membership meeting.
Current	Proposed Changes
CURRENT b. The Nominating Committee shall review all nominations for Officer positions and prepare a list of all nominees.	Updated to assign responsibility to President-Elect if no nominating committee is selected b. The President-Elect or Nominating Committee shall review all nominations for Officer positions and prepare a list of all nominees.
CURRENT d. The list of nominees shall be included in all registration packets. A slate shall be prepared from the list of nominees and shall be posted at the registration area no later than twelve (12) hours prior to the annual General Membership Business Meeting.	Updated to remove registration packets reference Remove “General Membership” d. A slate shall be prepared from the list of nominees and shall be posted at the registration area no later than twelve (12) hours prior to the annual Business Meeting.
CURRENT e. Nominations will be accepted from the floor at the General Membership Business Meeting.	Updated to reflect “slate” Remove “General Membership” e. Nominations will be accepted by adding the nominee’s name to the slate as posted to the annual Business Meeting and from the floor at the annual Business Meeting.
CURRENT 2. The Officers shall be elected by the General Membership at the annual General Membership Business Meeting of the corporation, by validated ballot vote. Ballots shall be collected, validated, and counted by at least two non-board members.	Remove “General Membership” 2. The Officers shall be elected by the General Membership at the annual Business Meeting of the corporation, by validated ballot vote. Ballots shall be collected, validated, and counted by at least two non-board members.

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CURRENT a. All candidates for office of President and President-Elect must have served in some capacity of the Board of Directors for a minimum of one year prior to the election.	Changed minimum time from one year to two years a. All candidates for office of President and President-Elect must have served in some capacity of the Board of Directors for a minimum of two years prior to the election.
CURRENT b. In the event of a non-conference year, a validated ballot vote may include a vote submitted electronically through either e-mail or other electronic method as designated by the Board of Directors.	Removed “non-conference year” b. A validated ballot vote may include a vote submitted electronically through either e-mail or other electronic method as designated by the Board of Directors. Members may elect to vote in person at the annual Business Meeting or electronically, but may only vote once.
CURRENT b. The Nominating Committee shall transmit a ballot, electronically, to all members within 24 hours of the close of the annual General Membership Business Meeting, Members may elect to vote in person at the annual General Membership Business Meeting or electronically but may only vote once. Members who elect to submit their vote through electronic submission must submit their vote within ten days of the close of the annual General Membership Business Meeting.	Corrected indention from “b” to “c” Added “non-conference year” Removed “General Membership” c. In the event of a non-conference year, The Nominating Committee shall transmit a ballot, electronically, to all members within 24 hours of the close of the annual Business Meeting. Members must submit their vote within ten days of the close of the annual Business Meeting.
CURRENT 3. At the first meeting of the newly elected Board of Directors, consisting of thirteen (13) officers and Past-Presidents who have declared inwriting their intent to serve on the Board, as set forth above, and additional twelve (12) Members at Large shall be selected from the general membership, and placed on the Board	Updated with clarification verbiage 3. At the first meeting of the newly elected Board of Directors, consisting of thirteen (13) officers and Past-Presidents who have declared inwriting their intent to serve on the Board, as set forth above, the thirteen (13) officers shall select the additional twelve (12) Members at Large shall from the nominated general

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of Directors with the approval of the majority of the Directors voting upon nominations.	membership. The selected Members at Large shall be placed on the Board of Directors with the approval of the majority of the Officers voting upon nominations.
CURRENT a. No more than three (3) employees from any one entity shall serve as officers.	Corrected indention from “a” to “b” b. No more than three (3) employees from any one entity shall serve as officers.
CURRENT b. No more than five (5) employees from any one entity shall serve on the Board of Directors at any one time. The Board may vote to allow more than (5) employees from any one entity when fewer than (12) member at large nominations are received. (Updated per General Meeting vote, June 2020.)	Corrected indention from “b” to “c” Clarified Past President c. No more than five (5) employees from any one entity shall serve on the Board of Directors at any one time other than as Past President . The Board may vote to allow more than (5) employees from any one entity when fewer than (12) member at large nominations are received. (Updated per General Meeting vote, June 2020.)
CURRENT c. No Past President from an entity already represented by five (5) Board Members may vote for members at large.	Remove entirely
CURRENT 4. At the first meeting of the newly elected Board of Directors, consisting of the thirteen (13) officers set forth above, and Past Presidents who have declared in writing their intent to serve on the Board, a list of the additional nominations for Members at Large who are not selected shall be compiled and maintained as a pool for vacancies throughout the following year.	Move number 4 up to 3-d d. At the first meeting of the newly elected Board of Directors, consisting of the thirteen (13) officers set forth above, and Past Presidents who have declared in writing their intent to serve on the Board, a list of the additional nominations for Members at Large who are not selected shall be compiled and maintained as a pool for vacancies throughout the following year.

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Section 2.6. Removal from Board of Directors	Section 2.6. Removal from Board of Directors
CURRENT I. Upon majority vote, the Board of Directors may remove an officer from office for failure to perform assigned responsibilities as defined herein and in the Corporation's procedures manual.	Changed “procedures manual” to “procedure handbook” I. Upon majority vote, the Board of Directors may remove an officer from office for failure to perform assigned responsibilities as defined herein and in the Corporation's procedure handbook .
CURRENT 2. Directors or Past Presidents who have declared their intent to serve on the Board and who subsequently miss three (3) consecutive board meeting in the course of their term, or who leave the field of family support may be removed by a majority vote from the Board. They can be reinstated by a majority vote of the Board in attendance at a subsequent meeting, after reviewing a request for reinstatement. (Updated per General Meeting vote on June 23, 2021.)	Change “meeting” to “meetings” Updated clarification language 2. Directors or Past Presidents who have declared their intent to serve on the Board and who subsequently miss three (3) consecutive board meetings in the course of their term, or who leave the field of family support may be removed by a majority vote from the Board. After removal, the Director or Past President may be reinstated by a majority vote of the Board in attendance at a subsequent meeting, after reviewing a request for reinstatement.
Section 2.7. Vacancy on the Board of Directors	Section 2.7. Vacancy on the Board of Directors
CURRENT 1. For a vacancy of an officer of the Corporation, other than the President, the voting members of the Board of Directors may, upon a majority vote, either decide not to fill the vacancy or may elect a replacement from the Members at Large or any Officer currently serving on the board other than the President or President-Elect. No past President from an entity already represented by 5 Board Members, may vote to fill a vacancy on	Removed redundant verbiage 1. For a vacancy of an officer of the Corporation, other than the President, the voting members of the Board of Directors may, upon a majority vote, either decide not to fill the vacancy or may elect a replacement from the Members at Large or any Officer currently serving on the board other than the President or President-Elect. For a vacancy of a Member at Large, the voting members of the Board of Directors may, upon majority vote, either

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<p>the Board of Directors. For a vacancy of a Member at Large, the voting members of the Board of Directors may, upon majority vote, either decide not to fill the vacancy or may elect a replacement from the Pool of Nominations, and unsuccessful nominees for Officer's positions on the current board, as above set forth in paragraph 4 of Section2.5. Again, no past President from an entity already represented by 5 Board Members, may vote to fill a vacancy on the Board of Directors. If the vacancy is for the Presidency, the President-Elect shall succeed to the office of President. If no board member or individual from the list of nominations can fill a vacancy, the President, with the ratification of a majority of the authorized voting members of the Board of Directors, may appoint an individual from the General Membership to fill any vacancy in office except for the Presidency.</p>	<p>decide not to fill the vacancy or may elect a replacement from the Pool of Nominations, and unsuccessful nominees for Officer's positions on the current board, as above set forth in paragraph 4 of Section2.5. If the vacancy is for the Presidency, the President-Elect shall succeed to the office of President. If no board member or individual from the list of nominations can fill a vacancy, the President, with the ratification of a majority of the authorized voting members of the Board of Directors, may appoint an individual from the General Membership to fill any vacancy in office except for the Presidency.</p>
<p>Section 2.8. Resignation</p> <p>CURRENT</p> <p>1.. Any Director of the Corporation may resign at any time by giving written notice to the President or the Secretary of the Corporation. The resignation of any Director shall take effect upon receipt of notice thereto or at such later time as shall be specified in such notice; and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.</p>	<p>Section 2.8. Resignation</p> <p>Removed extra space and extra period behind "I"</p> <p>1. Any Director of the Corporation may resign at any time by giving written notice to the President or the Secretary of the Corporation. The resignation of any Director shall take effect upon receipt of notice thereto or at such later time as shall be specified in such notice; and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.</p>

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Section 3.1.Officers	Section 3.1.Officers
CURRENT 1. The Officers of the Colorado Family Support Council, Inc., shall be President, President- Elect, six (6) Regional Vice-Presidents, Secretary, Treasurer, IV-D Administrator, N-D Attorney Representative and Historian.	Removed extra space behind “President- “ Corrected “N-D” to “IV-D” 1. The Officers of the Colorado Family Support Council, Inc., shall be President, President-Elect , six (6) Regional Vice-Presidents, Secretary, Treasurer, IV-D Administrator, IV-D Attorney Representative and Historian.
Section 3.2. Duties	Section 3.2. Duties
CURRENT The general duties of Corporate Officers shall be as follows. The specific responsibilities and procedures relating to such duties shall be prescribed by a procedure’s manual adopted by the Board.	Changed “procedures manual” to “procedure handbook” Updated clarification language The general duties of Corporate Officers shall be as follows. Additionally , specific responsibilities and duties relating to each position shall be prescribed by a procedure handbook adopted by the Board.
CURRENT 2. The President-Elect shall automatically succeed to the Presidency without further vote or election the year following his/her election and upon the completion of the President's term, or he/she shall succeed immediately upon the President's term, or he/she shall succeed immediately upon the President's resignation, removal from office or inability to serve. It shall be the duty of the President-Elect to assist the President whenever requested, and to preside at meetings in the President's absence. The President-Elect shall be responsible for the development and preparation of the program agenda for the annual statewide meeting of the organization and shall chair the Agenda	Updated clarification language Clarified “Registered Agent” 2. The President-Elect shall automatically succeed to the Presidency without further vote or election the year following his/her election and upon the completion of the President's term, or he/she shall succeed immediately upon the President's term, or he/she shall succeed immediately upon the President's resignation, removal from office or inability to serve. It shall be the duty of the President-Elect to assist the President whenever requested, and to preside at meetings in the President's absence. The President-Elect shall be responsible for the development and preparation of the program agenda for the annual statewide business meeting of the

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<p>Committee. The President-Elect shall also serve as chairperson of the Nominating Committee. In the absence of the President-Elect, the President shall serve as chairperson for the Nominating and Agenda Committees. In the event that the Secretary is unable to perform the duties required in relation to serving as the Registered Agent, the President-Elect shall serve as the Registered Agent, the President-Elect shall notify promptly the appropriate governmental agencies of any changes of the name and address of the Registered Agent.</p>	<p>organization and shall chair the Agenda Committee. The President-Elect shall also serve as chairperson of the Nominating Committee. In the absence of the President-Elect, the President shall serve as chairperson for the Nominating and Agenda Committees. The President-Elect shall serve as the Registered Agent. The President-Elect shall notify promptly the appropriate governmental agencies of any changes of the name and address of the Registered Agent.</p>
<p>CURRENT</p> <p>4. It shall be the duty of the Secretary to keep the minutes of the meetings of the Corporation, and the Board of Directors meetings, and any other meetings that may be called to distribute the minutes of the meeting as directed by the Board, to distribute the minutes of the meeting as directed by the Board, and to perform other secretarial duties as needed. The Secretary shall send written or printed notice stating the place, day and hour for any meeting of members, either personally or by mail, fax, e-mail or ACSES mail, to each member entitled to vote at such meeting at least ten (10) days prior to a meeting. The Secretary shall serve as the Registered Agent for service of process of the Corporation. The Secretary shall notify promptly the appropriate governmental agencies of any changes of the name and address of the Registered Agent.</p>	<p>Clarified Secretary noticing requirements Clarified backup for “Registered Agent”</p> <p>4. It shall be the duty of the Secretary to keep the minutes of the meetings of the Corporation, and the Board of Directors meetings, and any other meetings that may be called to distribute the minutes of the meeting as directed by the Board, to distribute the minutes of the meeting as directed by the Board, and to perform other secretarial duties as needed. The Secretary shall send written or printed notice stating the place, day and hour for the annual statewide business meeting by e-mail or ACSES mail, to each member entitled to vote at such meeting at least ten (10) days prior to said meeting. In the event the President-Elect is unable to perform the duties required in relation to serving as the Registered Agent, the Secretary shall serve as the Registered Agent for service of process of the Corporation. The Secretary shall notify promptly the appropriate governmental agencies of any changes of the name and address of the Registered Agent.</p>

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<p>CURRENT</p> <p>5. It shall be the duty of the Treasurer to receive, disburse and account for all moneys received by the corporation, and to make an annual report as to the finances of the corporation at the annual meeting. The Treasurer shall also make such other reports as may be designated by the Board. No person shall serve as Treasurer for more than two (2) consecutive years without a financial review scheduled.</p>	<p>Removed extra space “at the” Updated clarification language</p> <p>5. It shall be the duty of the Treasurer to receive, disburse and account for all moneys received by the corporation, and to make an annual report as to the finances of the corporation at the annual meeting. The Treasurer shall also make such other reports as may be designated by the Board. The Treasurer shall be responsible for updating the annual non-profit certification with the Internal Revenue Service.</p>
<p>CURRENT</p> <p>6. It shall be the duty of the IV-D Administrator to communicate with that organization all recommendations, resolutions, and other information which, by nature and relevance to family support, may reasonably fall within the purview of that organization. It shall be the duty of the IV-D Administrator to report to the Corporation all activities being reviewed and performed by that organization and convey any requests of that organization to the Board.</p>	<p>Updated clarification language</p> <p>6. It shall be the duty of the IV-D Administrator Representative to communicate with all other IV-D Administrators all recommendations, resolutions, and other information which, by nature and relevance to family support, may reasonably fall within the purview of the IV-D Administrators. It shall be the duty of the IV-D Administrator Representative to report to the Corporation all activities being reviewed and performed by the IV-D Administrators and convey any requests of the IV-D Administrators to the Board.</p>
<p>CURRENT</p> <p>7. It shall be the duty of the <i>N-D</i> Attorney Representative to communicate with that organization all recommendations, resolutions, and other information which, by nature and relevance to family support, may reasonably fall within the purview of the organization. It shall be the duty of the IV-D Attorney Representative to report to the Corporation all activities being</p>	<p>Corrected “N-D” to “IV-D” Clarified Secretary noticing requirements</p> <p>7. It shall be the duty of the IV-D Attorney Representative to communicate with the IV-D Attorney group all recommendations, resolutions, and other information which, by nature and relevance to family support, may reasonably fall within the purview of the IV-D Attorney group. It shall be the duty of the IV-D Attorney Representative to report to the Corporation all activities being reviewed and performed by the IV-D Attorney group and convey</p>

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reviewed and performed by that organization and convey any requests of that organization to the Board.	any requests of that organization to the Board. The IV-D Attorney representative shall be responsible for updating and filing any needed reports, including the Annual Periodic Report, with the Colorado Secretary State.
Section 4.1. General	Section 4.1. General
CURRENT 1. The general membership of the Corporation shall consist of those individuals or groups associated in an academic, professional, or legal capacity with the field of family support, who attend annual meetings of the Corporation, and/or have paid their current dues as set by the Board. They must be Colorado residents or employed in the field of family support in the State of Colorado. The field of family support will include, but is not limited to, the areas of establishment of parentage, establishment of support obligations and enforcement of support obligations.	Updated clarification language 1. The general membership of the Corporation shall consist of those individuals or groups associated in a professional or legal capacity within the field of family support. All members must be employed in the field of child support services in the State of Colorado. The field of child support services includes, but is not limited to, the areas of establishment of parentage, establishment of support obligations and enforcement of support obligations.
Section 4.2. Types of Membership	Section 4.2. Types of Membership
CURRENT 1. Participating Members (Members at Large): Those members who have paid the current year's dues and meet the eligibility requirements as stated in Section 4.1. of these bylaws.	Strike "Members at Large" 1. Participating Members: Those members who have paid the current year's dues and meet the eligibility requirements as stated in Section 4.1. of these bylaws.
CURRENT 2. Honorary Members: Those persons who in the opinion of the Board of Directors have performed noteworthy service to the Corporation and where such membership will add to the prestige and effectiveness of the Corporation, State, District, or County Departments of Social Services. Except for the position of State	Corrected "N-D" to "IV-D" 2. Honorary Members: Those persons who in the opinion of the Board of Directors have performed noteworthy service to the Corporation and where such membership will add to the prestige and effectiveness of the Corporation, State, District, or County Departments of Social Services. Except for the position of State

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<p>IV-D Director and a Federal representative, proposals for Honorary membership shall be in writing, and shall set forth the reason the individual is being proposed. Each year, the individual holding the State N-D Director's position, shall be automatically appointed an Honorary Member.</p> <p>Each year, an honorary member, conversant with regional and national family support issues, shall be appointed as a Federal representative. Such representative need not be employed by the federal government. Honorary Members shall have voting rights when present at a board meeting, may not hold office, and shall not be required to pay dues.</p>	<p>IV-D Director and a Federal representative, proposals for Honorary membership shall be in writing, and shall set forth the reason the individual is being proposed. Each year, the individual holding the State IV-D Director's position, shall be automatically appointed an Honorary Member.</p> <p>Each year, an honorary member, conversant with regional and national family support issues, shall be appointed as a Federal representative. Such representative need not be employed by the federal government. Honorary Members shall have voting rights when present at a board meeting, may not hold office, and shall not be required to pay dues.</p>
Section 4.3. Qualifications for Membership	Section 4.3. Qualifications for Membership
<p>CURRENT</p> <p>1. Any individual may be eligible for participating membership provided that individual is actively engaged in the field of family support in the State of Colorado.</p>	<p>Update “family support” to “child support services”</p> <p>1. Any individual may be eligible for participating membership provided that individual is actively engaged in the field of child support services in the State of Colorado.</p>
Section 4.7. Voting at Meetings	Section 4.7. Voting at Membership Meetings
<p>CURRENT</p> <p>1. Unless otherwise directed in these bylaws, a majority vote of the members present at any meeting of the Corporation shall be necessary on any question before it.</p>	<p>Updated clarification language</p> <p>1. Unless otherwise directed in these bylaws, a majority vote of the members present at any meeting of the Members of the Corporation, such as the annual business meeting, shall be necessary on any question before it.</p>

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Section 5.1.Creation and Appointment	Section 5.1.Creation and Appointment
CURRENT 1. The Board of Directors by resolution adopted by a majority of the full Board, may designate standing committees and any other committees, and may define their duties.	Updated clarification language 1. The Board of Directors by resolution adopted by a majority of the full Board, may designate standing committees and any other committees, and may define their duties in a procedure handbook .
Section 5.2. Term of Service	Section 5.2. Term of Service
CURRENT 2. The President shall be an ex-officio member of all committees. The committees shall have such responsibility as delegated to them by the Board of Directors and will continue to function until the completion of their assignment.	Updated clarification language 2. The President shall be an ex-officio member of all committees. The committees shall have such responsibility as delegated to them by the Board of Directors and will continue to function until the completion of their assignment as defined in the procedure handbook .
Section 5.4. Meetjngs	Section 5.4. Meetings
CURRENT 1. Regular meetings of a committee may be held without notice at such time and places as the Committee may fix from time to time by resolution.	Updated clarification language 1. Regular and special meetings of a committee may be held without notice to the general membership at such time and places as the Committee may fix from time to time by resolution with notice to all committee members .
CURRENT 2. Special meetings of a Committee may be called by any member thereof upon not less than one day's notice stating the place, date and hour of the meeting, which notice may be written or oral, and if mailed, shall be deemed to be delivered when	Strike

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deposited in the United States mail, addressed to the member of the Committee at his/her business address. Other notice of the meeting may be given as set forth in Section 2.11 of these bylaws. The notice of a meeting of a committee need not state the business proposed to be transacted at the meeting.	
Section 5.6. Informal Action by a Commjttee	Section 5.6. Informal Action by a Committee
CURRENT 1. Regular meetings of a committee may be held without notice at such time and places as the Committee may fix from time to time by resolution.	Updated clarification language 1. Regular and special meetings of a committee may be held without notice to the general membership at such time and places as the Committee may fix from time to time by resolution with notice to all committee members.
Section 5.9. Procedure	Section 5.9. Procedure
CURRENT 11• The committee may fix its own procedures which shall not be inconsistent with these bylaws. It shall report the proceedings of the Committee to the Board of Directors for its information at the meeting thereof held next after the proceedings shall have been taken.	Correct number index from “11•” to “1” 1. The committee may fix its own procedures which shall not be inconsistent with these bylaws. It shall report the proceedings of the Committee to the Board of Directors for its information at the meeting thereof held next after the proceedings shall have been taken.
Section 6.1. Annual Meetings	Section 6.1. Annual Business Meetings

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Section 6.2. Special Meeting	Section 6.2. Special Meetings
Section 6.5. Quorum	Section 6.5. Quorum
CURRENT 1. At any Board meeting, a quorum of those conducting business shall consist of one third of the Directors.	Updated the definition of a “quorum” 1. At any Board meeting, a quorum of those conducting business shall consist of one half of the Directors.
Section 6.6. Infonnal Action by Directors	Section 6.6. Informal Action by Directors
Section 6.7. Participation at Meetings	Section 6.7. Participation at Meetings
CURRENT 2. At the meetings of the Board, Directors may only vote in person.	Updated to include remote attendance voting 2. At the meetings of the Board, Directors may only vote in person, via teleconferencing, and/or video conferencing.
Section 6.8. Presumption of Assent	Section 6.8. Presumption of Assent
CURRENT 1. A Director of the Corporation who is present at a meeting of the Board of Directors at which action of any corporate matter is taken shall be presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as the Secretary of the meeting before the adjournment thereof or shall forward such dissent by registered mail to the Secretary of the Corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a Director who voted in favor of such action.	Updated clarification language 1. A Director of the Corporation who is present at a meeting of the Board of Directors at which action of any corporate matter is taken shall be presumed to have assented to the action taken unless the dissent is noted on the record and entered into the minutes. Such right to dissent shall not apply to a Director who voted in favor of such action.

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Section 6.9. In Event Annual Conference is Cancelled	Section 6.9. In Event Annual Conference is Cancelled
CURRENT 2. There shall still be an opportunity for a meeting of the general membership even in a "non- conference" year as required in section 6.1. This shall be held at the discretion of a quorum of the Board of Directors and at a place and time designated by the Board of Directors.	Remove space in “non- conference” 2. There shall still be an opportunity for a meeting of the general membership even in a " non-conference " year as required in section 6.1. This shall be held at the discretion of a quorum of the Board of Directors and at a place and time designated by the Board of Directors.
Article VII - Contracts And Finances	Article VII - Contracts and Finances
Section 8.1. Notice	Section 8.1. Notice
CURRENT 1. Written notice of any special meeting of the Directors shall be given as follows: a. By mail to each Director at his business address at least three days prior to the meeting; or b. By personal delivery, telephone, fax, or telegram at least twenty-four hours prior to the meeting to the business address of each Director, or in the event such notice is given on a Saturday, Sunday or holiday, to the residence address of each Director. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, so addressed, with postage thereto prepaid. If notice be given by telegram, such notice shall be deemed to be delivered when the telegram is delivered to the telegraph company. If notice is given by telephone, such notice shall be deemed given when the Director is contacted personally or a message of notice is left with the Director's secretary, answering service or other individual or device used by the	Change “mail” to “email” and Strike “b” 1. Written notice of any special meeting of the Directors shall be given as follows: a. By e-mail address to each Director at his business address at least three days prior to the meeting. b. Strike

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Director :for receiving and forwarding telephone messages. If notice is given by fax, such notice shall be deemed given when the fax has been properly sent.	
Section 8.3. Use of Email	Section 8.3. Use of E-mail
CURRENT 1. Any requirement in these bylaws for a written notice may be satisfied by sending an ACSES mail message.	Updated to include e-mail (other than ACSES) 1. Any requirement in these bylaws for a written notice may be satisfied by sending an ACSES mail message and/or e-mail.
Section 9.1.Director Indemnity	Section 9.1.Director Indemnity
CURRENT 1. The Corporation shall indemnify and provide advances of expenses to Directors of the Corporation to the extent expressly permitted or required by applicable Colorado statutes with respect to claims made against Directors for their actions or the conduct of their duties as Directors. The Corporation shall also indemnify and provide advances of expenses to Officers, employees and agents of the Corporation who are not Directors at least to the same extent as it is permitted or required to do so for Directors of the Corporation, and may indemnify and advance expenses to such Officers, and agents to a greater extent if consistent with law. The Corporation may, at its discretion, have a provision in a resolution of its Directors, or in a contract for indemnification of, or advance of expenses to any Director, Officer, or agent, and to the extent {1} in the case of a Director, such provision is consistent with the applicable Colorado statute concerning indemnification, and {b} in the case of an Officer, or agent of the Corporation who is not a Director, such provision is consistent with law.	Correct punctuation from {1} to {a} 1. The Corporation shall indemnify and provide advances of expenses to Directors of the Corporation to the extent expressly permitted or required by applicable Colorado statutes with respect to claims made against Directors for their actions or the conduct of their duties as Directors. The Corporation shall also indemnify and provide advances of expenses to Officers, employees and agents of the Corporation who are not Directors at least to the same extent as it is permitted or required to do so for Directors of the Corporation, and may indemnify and advance expenses to such Officers, and agents to a greater extent if consistent with law. The Corporation may, at its discretion, have a provision in a resolution of its Directors, or in a contract for indemnification of, or advance of expenses to any Director, Officer, or agent, and to the extent {a} in the case of a Director, such provision is consistent with the applicable Colorado statute concerning indemnification, and {b} in the case of an Officer, or agent of the Corporation who is not a Director, such provision is consistent with law.