

BYLAWS
OF
SAVANNAH AREA DARTING ASSOCIATION, INC.

ARTICLE ONE
NAME

The name of the corporation shall be:

SAVANNAH AREA DARTING ASSOCIATION, INC.

ARTICLE TWO OBJECTIVES

This corporation is volunteer, non-profit corporation and is organized to promote competitive darts, co-ordinate the functions and activities of darts, establish and co-ordinate a harmonious relationship with other dart leagues and promote competition of darts in and around the Savannah area.

ARTICLE THREE MEMBERSHIP

The membership requirements of the Savannah Area Darting Association shall not discriminate with regard to race, color, creed, sex or national origin.

There shall be two types of membership: Active, and Lifetime.

Section 1: Active Membership

Any person over the legal drinking age (by definition of the State of Georgia) may become an Active Member by enrolling properly on one of the teams in the league. Anyone whose membership has been revoked may not enroll on any team until they receive the approval of the majority of the Board of Directors present at a regularly scheduled meeting of the Board of Directors, or a special meeting called for that purpose.

Section 2: Lifetime Membership

Any nominated person in good standing with the Savannah Area Darting Association may be awarded lifetime membership by a vote of the majority of the Board of Directors present at a regularly scheduled meeting of the Board of Directors, or a special meeting called for that purpose. All nominations for Lifetime Membership shall be presented to the President. Said nominations shall be signed by five Lifetime Members and or Active Members; limited to no more than two nominations per year.

Section 3: Rights and Privileges

- (a) Active members may run for a Board of Directors office, may vote at general membership meetings, may speak at league meetings, and may participate in league functions.
- (b) Lifetime members, who are Inactive, may not hold elected or appointed positions on the Board of Directors, but may serve on committees with the rights thereof, may vote at general membership meetings, may speak at league meetings, and may participate in league functions.
 - 1. To become a lifetime member of SADA, you must have been an active member.
- (c) Lifetime members, who are Active, may run for a Board of Directors office, may vote at general membership meetings, may speak at league meetings, and may participate in league functions.

Section 5: Restriction and/or Revocation of Membership

The membership of any individual in this organization may be restricted or revoked by a vote of the majority of the Board of Directors present at a regularly scheduled business meeting, or a special meeting called for that purpose, if it is shown to the satisfaction of said Board that a member has created disharmony or has acted in a disorderly manner so as to disrupt the orderly conduct of the business or functions of the organization.

- (a) There shall be two (2) levels of restriction the Board of Directors may use to deal with member improprieties: probation and suspension. The Board of Directors has the authority to determine if probation or suspension is required to correct a situation, and the length of time to do so.
- (b) Any three Active Members may propose the restriction or expulsion of a member by stating the grounds in writing and submitting the request to the President of the corporation. The President shall then present the request to the Board of Directors at the next regularly scheduled meeting of the Board of Directors, or a special meeting called for that purpose. The approval of the proposed expulsion by the Board of Directors shall require the affirmative vote of the majority of the members of the Board of Directors. In the event that the majority of the members of the Board of Directors vote for expulsion, said expulsion shall take effect immediately.
- (c) The member proposed for restriction or expulsion may request of the Board of Directors the appointment of a committee of three team captains to investigate the accusations against him. The request of the member shall be in writing, the report of the team captains shall be in writing, and the decision of the team captains made within seven (7) days of appointment.
- (d) The reinstatement of individuals and/or team who have been placed on probation or suspension, or those expelled from the league, is the responsibility and discretion of the Board of Directors.

Section 6: Membership Dues

Each member of the organization shall pay membership dues prior to each playing season. Such dues will be decided by the Board of Directors and the General Membership prior to each playing season.

- (a) Upon completion of a full term of office each past President, Statistician, and Treasurer will thereafter be exempt from the payment of membership dues. The waiver of dues for past Presidents, Statisticians and Treasurers shall apply retroactively to include previous Directors who held those positions.
- (b) Upon completion of a full term of office, while attending at least eight (8) regular Board Meetings, each annually appointed Board member with full or alternate voting rights will be exempt from the payment of membership dues for a period of one calendar year. If a Board Member does not use his/her “dues exemption” within one year, then that annually appointed Board Member will lose the privilege.
- (c) Upon completion of a full term of office, while missing no more than one (1) regular Board Meeting, each Division Representative will be exempt from the payment of membership dues the following season.
- (d) Upon being given Lifetime membership status said member will thereafter be exempt from the payment of membership dues.

Section 7: Sponsors

Any establishment that limits the entrance or normal activities of any individual on the basis of race, color, creed, sex or national origin shall not be allowed as a sponsor of a team in this league, or as a site for any league matches.

Each sponsor shall be in good standing and shall be held accountable for it's team or teams' sponsorship.

Each sponsor shall pay membership dues as determined by the Board of Directors prior to each playing season.

ARTICLE FOUR GOVERNING BODY

Section 1: Directors

The governing body of the organization will be a Board of Directors consisting of Directors with full voting rights and Directors with alternating voting rights. The Board of Directors shall have general control and management of the property and business affairs of the organization. The Directors may adopt such rules as they deem advisable that are not

inconsistent with these Bylaws, for the orderly conduct of all meetings of the organization, and for regulation and control of any public relations. The Secretary shall maintain a record of meeting attendance, the outcome of any voting, and all rules and changes promulgated by the Board of Director. Members of the Board of Directors may be appointed by the President as supervisors of any outside activities.

- (a) No person shall be eligible as a Director unless he/she is an Active Member and remains an Active Member throughout his/her term of office.
- (b) The President, Vice president, Secretary, Treasurer, Statistician and one (1) Division Representative from each division, shall have full voting rights.
- (c) One Alternative Division Representative from each division, the Membership Chairman, the Rules & Grievance Chairman and the Tournament Chairman shall have alternate voting rights. The Alternate Division Representative shall be considered a member of the Board of Directors, but shall have a vote only in the absence of his/her Division Representative.
- (d) The Membership Chairman shall have a vote only in the absence of an annual Director or in the absence of both a Division Representative and his/her Alternate. The voting rights of the Membership Chairman shall be senior to those of the Rules & Grievance Chairman.
- (e) The Rules & Grievance Chairman shall serve as a Board member with alternate voting rights. He/She shall have a vote only in the absence of an Annual Director or in the absence of both a Division Representative and his/her alternate. The voting rights of the Rules & Grievance Chairman shall be junior to those of the Membership Chairman.
- (f) The Tournament Chairman shall serve as a Board member with alternate voting rights. He/She shall have a vote only in the absence of an Annual Director or in the absence of both a Division Representative and his/her alternate. The voting rights of the Tournament Chairman shall be junior to those of the Rules & Grievance Chairman.
- (g) The Savannah Open Chairman, American Darts Organization Representative, Newsletter Editor, Public Relations Director, Hall of Fame Chairman and the Webmaster shall be considered as Directors seated in non-voting positions on the Board of Directors.

Board of Directors Voting Rights Summary

Position	Type of Vote	Seniority
President	Full, but only in the case of ties	
Vice President	Full	
Secretary	Full	
Treasurer	Full	
Statistician	Full	
Primary Division Representative	Full	
Alternate Division Representative	Alternate, in the absence of Primary Division Representative	
Membership Chairman	May vote in the absence of an Annual Director or the absence of both the primary and alternate Division Representatives from a single division.	Senior to R&G Chairman
Rules & Grievance Chairman	May vote in the absence of an Annual Director or the absence of both the primary and alternate Division Representatives from a single division.	Junior to Membership Chairman
Tournament Chairman	May vote in the absence of an Annual Director or the absence of both the primary and alternate Division Representatives from a single division.	Junior to R&G Chairman
Savannah Open Chairman	None	
ADO Representative	None	
Newsletter Editor	None	
Public Relations Director	None	
Hall of Fame Chairman	None	
Webmaster	None	

Section 2: Number of Directors

The number of directors may be changed by an amendment of these Bylaws upon a majority vote of all members present at a general membership meeting.

Section 3: Elections

- (a) The President, Vice President and Secretary are to be elected by a vote of the Active and Junior Members in good standing.
- (b) The President, Vice President and Secretary shall be elected annually by a majority vote of the league members present and voting at the final City Play-off Tournament of each calendar year. A balloting committee chair person shall be elected by the Board of Directors. The balloting committee chair person shall choose a balloting committee approved by the board consisting of no more than 3, the chairperson and two others. In the event of a tie, after a second count there will be an immediate runoff of the majority of the members still present. The Directors-Elect shall officially take office at the first regularly scheduled Board of Directors meeting of the new calendar year. The existing Board of Directors shall continue to direct the business of the league while the newly elected Directors prepare for their term of office.

(c) Division Representatives and their Alternates shall be elected by a majority of the votes cast by the respective divisions. This election shall be held at the Team Captain's packet pickup meeting at the beginning of each season. The newly elected Division Representatives and Alternates shall take office immediately following the election and shall remain in office until such time that the new Representatives and Alternates are elected.

Section 4: Removal of Director

Any Director may be removed according to the same procedure necessary to expel a member from this organization as described in Article Three, Section 5, Subsection (b) contained within these Bylaws.

Section 5: Tenure of Office

- (a) Directors shall serve for a term of one (1) year, with the exception of Division Representatives and Alternates.
- (b) Division Representatives and Alternates shall serve a term of one (1) season.
- (c) Directors shall remain in office until replaced or removed, or until their resignation is accepted by the President or the Board.
- (d) The Membership Chairman, Rules & Grievance Chairman, Tournament Chairman, Savannah Open Chairman, American Darts Organization Representative, Newsletter Editor, Public Relations Director, Hall of Fame Chairman and Webmaster shall serve for a term of one (1) year.

Section 6: Resignation

Any member desiring to resign from their respective office must do so by submitting his/her written resignation to the President and Board of Directors and stating therein the effective date of such resignation. Any Member that resigns from their respective office will not be eligible to run for any Board position for one year unless approved by the Board.

Section 7: Vacancy

In the event a vacancy occurs in any office, the President or the presiding Director shall appoint a new Director to the position, subject to Board Approval at the next Board meeting.

Section 8: President

The President shall preside at the meetings of the organization and the Board of Directors and shall perform duties consistent with that office.

Section 9: Vice President

The Vice President shall preside in the absence of the President, serve as focal point for Division Representatives, and shall be responsible for matters as directed by the President.

Section 10: Secretary

The Secretary shall give notice of meetings of the organization, record and preserve the minutes of the meetings, have the minutes of the business portion of the meeting available at the following meeting, maintain the league archives, and make all required reports pertaining to the activities of the organization. The Secretary shall furnish the President and Treasurer with copies of the minutes of all meetings and shall discharge such other duties as directed by the President. The secretary will prepare ballots for elections.

Section 11: Treasurer

The Treasurer shall be appointed by the President to serve with the President during his/her term of office. This appointment must be approved by the Board of Directors and shall thereafter be considered a member of the Board of Directors.

The Treasurer shall have custody of all funds and shall render an accounting to the organization at each meeting and at any other time as directed by the President or presiding Director. An adequate up-to-date set of books shall be maintained at all times showing necessary information to account for receipts and disbursements of all funds received. The books of the Treasurer shall be reviewed at the end of his /her term of office within one month by three members of this organization appointed by the President and approved by a majority of the Board of Directors. Said members shall prepare a final report of this review and shall present said report orally at the next regular meeting following its completion. Upon retirement from office, the Treasurer shall turn over to his/her successor or to the President, all funds, books of account and any other organizational property in his/her possession. He/she shall perform such other duties that pertain to his/her office.

Section 12: Statistician

The Statistician shall be appointed by the President to serve with the President during his/her term of office. This appointment must be approved by the Board of Directors and shall thereafter be considered a member of the Board of Directors. The Statistician shall have the responsibility of keeping all match scores and any other special interest information as designated by the Board of Directors.

Section 13: Division Representatives

A Division Representative shall be a representative to the Board of Directors from his/her respective division, if possible, or by Presidential nomination. He/she shall be considered a member of the Board of Directors. The Division Representative shall have an alternate which will serve as the Division Representative in the event of the absence of the Division Representative. The Division Representative shall chair any meeting called by his/her division with the alternate serving as the secretary.

Section 14: Membership Chairman

The Membership Chairman shall be appointed by the President to serve with the President during his/her term of office. This appointment must be approved by the Board of Directors and shall serve as a board member with alternate voting rights. The Membership Chairman shall have the responsibility of keeping a record of all membership additions and changes together with matters affecting player eligibility, new players seeking teams, teams seeking players and prospective new sponsors seeking teams.

Section 15: Rules & Grievance Chairman

The Rules & Grievance Chairman is responsible for measuring and approving all boards at sponsor locations for regular season play. The Rules & Grievance Chairman shall also establish a committee for the purpose of hearing grievances as outlined in Article Seven, Section 2 of these Bylaws.

Section 16: Tournament Director

The Tournament Director shall be responsible for the activities associated with the organization and running of the league playoffs and assisting with any tournament that is under the Savannah Area Darting Association sanction.

Section 17: Savannah Open Tournaments Director

The Savannah Open Tournament Director shall be responsible for the activities associated with the organization and running of the annual Savannah Open Dart Tournament. The Savannah Open Tournament Director may, at his/her discretion, assist with any tournament that is under the Savannah Area Darting Association sanction.

Section 18: ADO Representative

The American Darts Organization (ADO) Representative shall act as the communication path between the Savannah Area Darting Association and the American Darts Organization Regional Director.

Section 19: Newsletter Editor

The Newsletter Editor shall prepare “SHOOTING THE BULL” for publication and distribution to league membership.

Section 20: Public Relations Director

The Public Relations Director shall establish and maintain contact with the Sponsors and Advertisers of the Savannah Area Darting Association in order to create harmony and good working relations with these individuals or businesses.

Section 21: Hall of Fame Chairman

The Hall of Fame Chairman shall establish an Adhoc committee for the purpose of selecting inductees into the Savannah Area Darting Association Hall of Fame.

Section 22: Webmaster

Webmaster shall update and maintain the league website in regards to announcements, statistics, schedules, visual appearance and database. Webmaster shall work with the Statistician and post only information approved by the Board of Directors.

Section 23: Junior Scholastic Scholarship Fund Representative

The Junior Scholastic Scholarship Fund Representative shall establish an Adhoc Committee for the purpose of selecting awards from the Savannah Area Darting Association Junior Scholastic Scholarship Fund.

Section 24: Sunshine Chairman

The Sunshine Chairman is responsible for sending condolences to members or immediate family for hardships. Upon approval of the board a contribution of \$50 will be sent to the family or their elected representative.

Section 25: Compensation

The Board of Directors shall have the authority to fill any paid consultant position.

ARTICLE FIVE MEETINGS

Section 1: Rules of Order

The rules contained in the current edition of *Robert's Rules of Order Newly Revised* shall govern the League in all cases to which they are applicable and when they are not covered with these Bylaws and any special rules of order the League may adopt.

Section 2: Regular Meetings

- (a) A general membership meeting shall be held at the Fall City Playoffs each year for the purpose of electing the President, Vice President and Secretary in accordance with the preceding section of these Bylaws. Directors and members shall be notified fifteen (15) working days in advance of said election meetings.
- (b) General membership meetings shall always be held at a time and place that will assure that the maximum number of league members can be present and participate. General membership meetings are to be held independently of regularly scheduled Board of Directors meetings.
- (c) Regular meetings of the Board of Directors shall be held at least eight (8) times per year. Directors and members shall be notified at least ten (10) working days prior to the meeting. Notification of the time and place of all meetings, other than Special Meetings shall be provided to the Directors and members via yearly calendar, the league website and/or the organization newsletter.

Section 3: Special Meetings

Special meetings of the Board of Directors shall be held whenever called by the President or three or more members of the Board. Directors shall be notified of such special meetings by phone, in person, or by mail or delivery to the address shown on the records of the Statistician. Said notice shall be delivered at least forty-eight (48) hours prior to the time of holding such meetings and said notice shall specify the nature of any and all business to be conducted at said meeting.

Section 4: Quorum

A number of Directors that are eligible to vote, equal to a majority of the Directors with full voting rights shall be present to constitute a quorum for the transaction of business. Directors with alternate voting rights shall not be included in determining the number for a quorum. However, when present and eligible to vote under the terms of these Bylaws, they shall be counted to help constitute a quorum.

ARTICLE SIX FINANCIALS

Section 1: Funds

All money received by or on behalf of the organization shall be paid over to the Treasurer who shall deposit it in a bank account that stands in the name of the organization. Funds may be withdrawn from the general account only by checks signed by the President and Vice President and or secretary.

Section 2: Budget(s)

The Board of Directors shall propose a budget of income and expenses for the term during which they hold office. Budgets must be reviewed and approved by the Board of Directors prior to implementation. Upon approval by the Board of Directors, the budget shall serve as authority to designate maximum expenditure from the organizational funds to carry out the activities of the organization. The Board of Directors shall have the authority to amend the budget upon a majority vote at any regularly scheduled Board of Directors meeting, or a special meeting called for that purpose. Amended budget proposals must also be reviewed and approved by the Board of Directors prior to implementation. The Treasurer is responsible for the proper recording and maintenance of all budgets.

Section 3: Expenditures

The Board of Directors shall use discretion in the use of league funds. Operational expenses and reimbursement for league supplies and/or materials shall be considered reasonable expenditures. League funds are not to be used for Board member compensation without the approval of the Board of Directors.

ARTICLE SEVEN COMMITTEES

Section 1: Adhoc

The President shall have the responsibility and authority of creating Adhoc committees to carry on the purpose of the organization.

Section 2: Rules and Grievance

The Rules and Grievance Committee hereafter referred to as R&G, shall be a committee consisting of a **Committee Chairman and a minimum of four (4)** league members in good standing. The R&G shall consist of a Chairman appointed by the President, with the remaining members being appointed by the R&G Chairman subject to the President's approval. The tenure of the office of the R&G will run concurrent with the President's and shall not expire until a new R&G has been appointed. The R&G shall:

- (a) Preside at meetings called for the purpose of deciding protests and/or grievance between teams **and/or individual members** of the Savannah Area Darting Association.
- (b) Enforce the Rules and Regulations of the Savannah Area Darting Association.
- (c) Insure the quality of the playing equipment of new darting locations and locations brought to the attention of the R&G as being possibly sub-standard.
- (d) Discharge such other duties as directed by the President.
- (e) Upon receipt of a legal protest or Presidential Grievance, the R&G will convene within five (5) working days.

- (f) For the purpose of ruling on a protest, **the R&G Chairman and a minimum of four members** must be present. Decisions of the R&G will be based upon votes cast by the members present including the R&G Chairman.
- (g) **Presidential Grievance.** If the President receives notice (written or oral) from a member or sponsor of SADA within 30 days of an incident involving physical violence, or other unruly or illegal activity, a Presidential Grievance can be filed. Such Presidential Grievance would be heard by the R&G Committee, and the rules and guidelines stated below would apply.
- (h) **Guidelines and explanations in connection with R&G Meetings are as follows:**
 - (1) **Filing Period** - A standard grievance must be filed with the R&G chairman in writing, within three (3) days of the incident. Presidential Grievance filing period is 30 days.
 - (2) **Notice** - this is merely a warning; no appeal can be filed.
 - (3) **Probation** - effective immediately; this can be appealed within 7 days and heard at the next Board of Directors meeting; the Board of Directors will have the final decision if appealed. The Board of Directors may agree, decrease penalties or increase penalties as it sees fit. Again, the Board of Directors ruling is final if appealed.
 - (4) **Suspension** - effective seven (7) days after the ruling unless an appeal is filed; if an appeal is filed, it will be heard by the Board of Directors within seven (7) days of filing of the appeal; if a regularly scheduled Board of Directors meeting falls within that time period, it will be heard at that next meeting, otherwise, a special meeting of the Board of Directors will be called and scheduled within the specified time period. The Board of Directors may agree, decrease penalties or increase penalties as it sees fit. Again, the Board of Directors ruling is final if appealed. See Section (7) **Exceptions** below.
 - (5) **Expulsion** - R&G can only recommend expulsion to the Board of Directors, it cannot be enforced without the Board of Directors majority vote. If an individual is recommended for expulsion, that recommendation will be brought up at the next scheduled Board of Directors meeting. Refer to the aforementioned section on suspension for further guidelines.
 - (6) **Team Penalty points** - if a team is assessed penalty points as a result of an R&G decision, those points are assessed immediately. The team captain can file an appeal within seven (7) days of the decision and it will be heard at the next scheduled Board of Directors meeting. If the next meeting falls after the season ends, a special meeting of the Board of Directors shall be called to make a final ruling on the penalty points so the points can be tallied according for end of season standings.
 - (7) **Exceptions** - notwithstanding the guidelines stated above, if a grievance is filed as a result of physical violence and an individual or team is placed on suspension by R&G, the suspension will take place immediately, suspension will be a period of one year for physical violence, regardless of appeal.
 - (8) **Appeals** - if an appeal is filed, it must be done in writing and presented to either the President or Vice President within seven (7) days of the R&G Committee meeting/ruling.

Section 3: Hall of Fame

The Hall of Fame committee shall be a committee consisting of no more than six (6) league members in good standing. The committee shall consist of a Chairman appointed by the President, with the remaining members being appointed by the Hall of Fame Chairman subject to the President's approval. The tenure of office of the Hall of Fame committee will run concurrent with the President's and shall not expire until a Hall of Fame committee has been appointed. The Hall of Fame committee shall:

- (a) Institute a permanent Hall of Fame for the Savannah Area Darting Association to select and honor those individuals who, through their actions and contributions, have distinguished themselves as having made a difference in a way the league is perceived, in the way the league functions, or through significant accomplishments.
- (b) Extend this honor to any past or present league member, sponsor, or friend of the league. The theme of the award shall be "Dedicated to Those Who Make a Difference".

Section 4: Junior Scholastic Scholarship Fund

The committee shall be a committee consisting of no more than four (4) league members in good standing. The committee shall consist of a Chairman appointed by the President, with the remaining members being appointed by the Junior Scholastic Scholarship Fund Representative subject to the President's approval. The tenure of office of the Junior Scholastic Scholarship Fund Committee will run concurrent with the President's and shall not expire until the Junior Scholastic Scholarship Fund committee has been appointed. The Junior Scholastic Scholarship Fund committee shall:

- (a) Open and maintain an account at a financial institute under the league's tax identification number which shall be held for the sole purpose of awarding a monetary gift to students currently enrolled and seeking a higher level of learning enrichment.
- (b) The committee must report on a monthly basis to the Board of Directors of funds held and number of applications received.
- (c) The Scholastic Scholarship Fund awards shall be presented to the winning applicant during the spring City Playoffs by certified check payable to the individual receiving the award.

ARTICLE EIGHT BYLAW CHANGES

Section 1: Requirements

Proposed amendments and/or revisions of the Bylaws shall be submitted in writing to the Secretary, bearing the signature of three or more active members.

Section 2: Ratification

The Bylaws may be amended by a majority of the vote of the active members of the Board of Directors present at any regularly scheduled business meeting of the Board of Directors, or a special meeting called for that purpose, provided that the proposed amendment or amendments shall have been presented in writing to all active Board members at least ten (10) days prior to voting on same with a notice of the date, hour, and place at which the proposed amendment or amendments shall be considered, and that a majority of the divisions are represented. The Board of Directors must approve all Bylaw changes before such changes shall become valid.

ARTICLE NINE SUBSIDIARIES

Section 1: Creation

The organization shall be permitted to create and establish other corporations or business entities as subsidiaries or joint ventures for purposes other than pecuniary gain or profit.

Section 2: Proposal(s)

The creation and establishment of a corporation or business entity under the preceding section shall be proposed by any active member at any regularly scheduled meeting of the Board of Directors, or a special meeting called for that purpose, and shall be approved by a majority of those members present.

Section 3: Empowerment

The Board of Directors is empowered to take any action necessary to create and operate any corporation or business entity approved under the preceding section.

Section 4: Co-Occupancy

The President of this organization may serve as Chairman of the Board of Directors of any other corporation or business entity unless he/she expressly declines to occupy this office.

Section 5: Separation

The rights, duties, powers and obligations of said corporation or business entity of any of the members thereof shall be determined and specified independently and exclusive of any other Articles of these Bylaws particular reference hereto is made.

ARTICLE TEN NON-PROFIT STATUS

No part of the net earnings of this corporation shall insure to the benefit of, or be distributable to its members, trustees, directors, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Six hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not

participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue law).

ARTICLE ELEVEN CORPORATE DISSOLUTION

Upon the dissolution of the corporation, the Board of Trustees shall, after paying or making provisions for the payment of all liabilities of the corporation, dispose of all assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue law), as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is therein located, exclusive for such purposes or to such organization or organizations as said Court shall determine which are organized and operated exclusively for such purposes.

ARTICLE TWELVE DEFINITIONS

The following terms, as used in this document, shall be interpreted with the following definitions:

Adhoc – unplanned, improvised

Alternate – a substitute for a primary function or person

Director – elected or appointed administrator

Legal drinking age – as established by the State of Georgia

Member in Good Standing - member who has paid dues and is not suspended, expelled or on probation.

Non-profit – not operated with the aim of making a profit

Probation - a period during which somebody's suitability for membership or other role is being tested.

Suspension – the temporary removal of somebody from a team

Volunteer – someone who does something voluntarily, an unpaid assistant

Removal – as in a civic election – it is to remove a person from office not to bring them back

Expulsion - removal of active status