ARTICLE I. MEMBERSHIP

Section 1. Application for Membership
a. An organization applying for membership agrees that it will abide by the Constitution and Bylaws of the Northwest Federation of Stamp Clubs (hereinafter referred to as the “Federation”).
b. Application Forms, Annual Report Forms, and copies of the Federation’s Constitution and Bylaws may be obtained from the Executive Secretary.
c. The organization’s Application will include a completed Annual Report Form plus the organization’s profile.
d. Applications for membership shall be accompanied by payment of Federation dues in U.S. funds or the Canadian equivalent.

Section 2. Review and Approval of Application
a. The Executive Secretary shall review the application for completeness and for receipt of dues. Notice of the application shall be published in the next issue of The Federated Philatelist, the Federation journal.
b. The Board of Directors shall then review the application within thirty (30) days after publication. Its decision shall be final.

Section 3. Resignation from Membership
a. A member organization may resign from the Federation at any time by notifying the Executive Secretary.

Section 4. Termination of Membership
a. Membership in the Federation may be terminated for non-payment of dues, or non-submittal of Annual Report after July 1st.
b. Official notification of such pending action will be sent to the member organization by the Executive Secretary.

Section 5. Reinstatement
a. Reinstatement of membership after termination for any reason, including resignation, shall be only by application as a new member.

ARTICLE II. DUES AND ANNUAL REPORT

Section 1. Dues Payment
a. Annual dues shall be:
   1. For a fiscal year.
   2. Due and payable on January 1st for the ensuing year.
   3. Considered delinquent if unpaid by April 1st.
b. Annual dues shall be determined by the Board of Directors and published in The Federated Philatelist.
c. Dues for new member applications submitted:
   1. Before July 1st shall be the full year’s dues.
   2. After July 1st shall be one-half of the full year’s dues.
Section 2. Annual Report
   a. The Annual Report from the member organization shall include contact information for the organization’s President, Treasurer, Newsletter Editor, and Federation Representative.
   b. The Annual Report to the Federation for each member organization shall be considered delinquent if not received by April 1st.
   c. A summary report shall be prepared by the Executive Secretary and distributed to the members along with the announcement and agenda of the Annual General Meeting.

Section 3. Delinquency
   a. Member organizations delinquent with dues or Annual Report shall not be entitled to vote.

ARTICLE III. MEMBER RESPONSIBILITIES
Section 1. Organization Contact
   a. Each member organization shall designate one person to be the organization’s contact with the Federation. That person, the Federation Representative, as well as the organization’s President, Treasurer, and Newsletter Editor will receive by email all official Federation correspondence including dues notices and mail ballots.
   b. The official Federation contact for a member organization shall be the Federation Executive Secretary.
   c. Dues shall be paid directly to the Federation Treasurer.
   d. Correspondence relating to specific areas (e.g., judging, youth activities) should be addressed to the appropriate Director, Officer, or Committee Chair.

Section 2. Organization Responsibilities
   a. Pay Federation dues and file an Annual Report promptly (by April 1st), support the Federation’s annual exhibition (PIPEX), and reply to official correspondence in a timely manner.
   b. Keep the Federation informed of significant changes in the organization, especially changes in the names and addresses of the positions requested in the Annual Report.
   c. Keep the Federation informed of stamp shows sponsored by the member organization.
   d. Send copies of the organization’s bulletin or newsletter to (1) the Editor of The Federated Philatelist, and (2) the Executive Secretary.

Section 3. Representation at Federation Meetings
   a. Any one of the President, Treasurer, Newsletter Editor, or Federation Representative may be the organization’s representative to vote at the annual meeting.
      1. The primary function is to represent the organization at Federation meetings.
      2. In order to vote, each representative must be registered with the Federation either through the Annual Report, or by letter to the Executive Secretary.
   b. If no official representative of a member organization is able to attend a Federation meeting, the organization shall then be permitted to designate a person to carry its proxy vote.
      1. Such designation shall be made in writing to the Executive Secretary and signed by a person listed on the Annual Report.
      2. No person, including Federation Directors and Officers, may hold more than two proxy votes.

Section 4. Responsibilities of Representatives
   a. An organization’s representative shall:
      1. Act for and represent the member organization at any meeting of the Federation.
      2. Report back to the member organization on the activities and concerns of the Federation and of other members that arise from the meeting.
      3. Promote active participation of the member organization and its members in the activities of the Federation including, but not limited to, involvement in Federation committees and in the Federation’s annual exhibition (PIPEX).
4. Respond to requests by Federation officers, committees, or members for information, opinions, or positions on issues and other matters of concern to the Federation or its members.

b. Representatives shall sign in at every meeting. They shall indicate the member organization that they represent and the organizations for which they hold proxies, submitting the signed proxy to the Executive Secretary.

ARTICLE IV. ADMINISTRATION

Section 1. Structure
a. The Northwest Federation of Stamp Clubs will be governed and managed by:
   1. An elected Board of Directors,
   2. Elected Officers, namely an Executive Secretary, Chair of the Board, and a Treasurer.
   3. Committee chairs as appointed by the Board of Directors.
   4. Committee members as appointed by the Board of Directors or by the committee chair.

Section 2. Directors, Officers, and Committee Members
a. Directors, Officers, and Committee members must belong to a member organization.

b. Directors, Officers, and Committee members must be residents of the geographical area of the Federation.

c. Directors, Officers, and Committee members whose status changes due to the loss of membership by their organization may serve out their term, not to exceed a period of two years.

d. Individuals elected to office at the Annual General Meeting shall start their term of office immediately following the Annual General Meeting, and serve their term through the appropriate ensuing Annual General Meeting. Those appointed to fill unfinished terms of elected offices shall serve the remainder of the original term.

e. Committee members appointed to office by the Board of Directors shall start their term of office immediately. They shall serve indefinitely unless the Board of Directors specifies a finite term.

f. Any Director, Officer, or Committee member, elected or appointed, may be removed from office by a majority vote of all of the members of the Board of Directors for any of the following reasons:
   1. Actions that adversely affect the Federation, or its members.
   2. Conflict with the best interests of the Federation, or its members.
   3. Misappropriation of Federation funds.

Section 3. Financial
a. The fiscal year of the Federation shall begin on the first day of January in each year.

b. The Federation will operate as a non-profit organization in that no part of Federation funds or other assets shall accrue to the personal benefit of any of its individual members or its officers.

c. The Federation will maintain both American and Canadian bank accounts to minimize the impact of its dual-country status.

d. All Treasurer’s reports will be complete with all accounts and shall be presented in both US funds and Canadian funds.

e. Each fiscal year’s Treasurer’s report will be subjected to a financial review, as directed by the Board.

ARTICLE V. MEETINGS

Section 1. Annual General Meeting
a. The Annual General Meeting of the Representatives shall be held during PIPEX. In any year in which PIPEX is not held, the Board of Directors shall designate a time and place for the Annual General Meeting. The meeting shall:
   1. Follow an agenda organized by the Executive Secretary.
   2. Be conducted by the Chair of the Board of Directors, or his/her designated replacement.
   3. Be open as a courtesy to all members of member organizations, their guests, and other visitors.
b. The recording secretary of the Board of Directors, or a replacement, shall be the secretary of the annual General Meeting.
c. The purpose of the Annual General Meeting shall be to allow member organizations to:
   1. Review the state of affairs of the Federation.
   2. Review the prior year’s activities.
   3. Review the Federation’s finances.
   4. Make input into the affairs of the Federation.
   5. Elect Directors and Officers.
d. Nominations must be solicited for all expiring positions.
   1. All nominations shall be submitted to the Executive Secretary or to the Chair of the Nominations Committee at least ninety (90) days prior to the Annual General Meeting. Nominations may be made by:
      a) Member organizations.
      b) Individual Directors.
      c) The Nominations Committee.
   2. At least sixty (60) days prior to the Annual General Meeting, the Nominations Committee shall review the qualifications of the nominees and ascertain their willingness to serve.
   3. Nominations may be made at the Annual General Meeting provided that the candidate has indicated a willingness to serve.
e. Preparations for the Annual General Meeting shall include:
   1. Publishing the date and time of the Annual General Meeting in *The Federated Philatelist* at least forty-five (45) days prior to the meeting.
   2. Publishing the names of the nominees for Directors and Officers in *The Federated Philatelist* at least forty-five (45) days prior to the meeting.
g. Quorum for the Annual General Meeting is eleven (11)—counting members of the Board of Directors and representatives from the member organizations, including those in attendance by proxy.
h. The minutes of an Annual General Meeting shall be included in the next issue of *The Federated Philatelist*.

Section 2. Special Meetings
a. A Special Meeting can be called upon a written petition of at least five member organizations, or by the Board of Directors.
   1. The call must state the specific purpose for the Special Meeting.
   2. If by petition, it must be signed by an officer of each of the petitioning organizations.
b. The meeting must be scheduled no earlier than forty-five (45) days following its being called and no later than ninety (90) days
   1. Notification must be made at least thirty (30) days before the special meeting to each organization and to each person listed on the Annual Report.
   2. The meeting will be chaired by the Chair of the Board of Directors or his/her designee unless called by petition that designates another chair for the Special Meeting, providing that all other Bylaws are honored.
c. The order of business of a Special Meeting shall include, but shall not be limited to:
   1. Sign-in of attendees.
   2. Introductions
   3. Business for which the meeting was called.
d. The minutes of any Special Meeting shall be published in the next issue of *The Federated Philatelist*.

Section 3. Voting
a. The following shall have one vote each at the Annual General Meeting, or at any Special Meeting, or in any electronic or mail voting when such is deemed prudent:
   1. Each member organization.
   2. Each Director.
3. Each Officer.
   b. All issues voted upon at any such meeting shall be decided by a simple majority of the votes cast.

ARTICLE VI. BOARD OF DIRECTORS

Section 1. Structure
a. There shall be a Board of Directors consisting of seven members as follows:
   1. Two Directors, both elected Canadian residents.
   2. Two Directors, both elected United States residents.
   3. The Executive Secretary.
   4. The Treasurer.
   5. The Chair of the Board of Directors
b. To be properly constituted, the Board of Directors must have a minimum of five active members except for the purpose of appointing replacement positions.

c. Members appointed to complete unfilled terms of Director, Executive Secretary, Treasurer, and Chair of the Board of Directors shall have the same rights and responsibilities as those elected.

Section 2. Directly Elected Members of the Board of Directors
a. The four directly elected Directors shall be elected at the Annual General Meeting.
   1. One Canadian and one United States resident shall be elected each year and shall serve a term of two years. Each Director shall:
      a) Attend all meetings of the Board of Directors.
      b) Present to the Executive Secretary a written report of his/her activities as a Director at least one month prior to the Annual General Meeting of the Federation for inclusion in the Annual Report of the Federation.
   2. The three Officers shall be elected to terms of three years, one each year: the Chair of the Board in years (last two digits) divisible by 3, the Executive Secretary the next year and the Treasurer the next year; thus the Chair of the Board in 2018, the Executive Secretary in 2019, and the Treasurer in 2020, etc.
   b. Except for the office of Treasurer, no directly elected member of the Board of Directors shall be elected to more than four consecutive terms. Their service shall not be reduced as the result of having been appointed to the position.
   c. A directly elected member of the Board of Directors who leaves the Board for any reason shall be replaced by an appointee chosen by the remaining Directors.

Section 3. General Duties of the Board of Directors
a. The Board of Directors shall determine policies and the overall direction of Federation affairs consistent with its Constitution and Bylaws.

b. The Board of Directors shall, within thirty (30) days following each Annual General Meeting, elect a Recording Secretary from among its members.

c. Duties of the Board of Directors shall include:
   1. Appointing Chairs of all Committees.
   2. Implementing motions passed at the Annual General Meeting.
   3. Studying and acting upon proposals for the advancement of philately and for the strengthening of the Federation.
   4. Reviewing and approving a budget developed by the Executive Secretary for the following Fiscal Year. The Federation Treasurer shall present the budget at the Annual General Meeting.
   5. Appointing an outside examiner to conduct a financial review of the Federation’s Financial Statement for the prior Fiscal Year. The examiner’s reports shall be made to the Chair of the Board of Directors.
   6. Reviewing and approving all new programs with expenditures exceeding $300.00 US annually. The Board of Directors shall consider the advisability of the expense, the methods
of financing, and the impact on the budget. It shall report its actions at the next Annual General Meeting.

7. Reviewing annually the Constitution and the Bylaws.

d. The Board of Directors shall appoint:
   1. A replacement for any vacated position of Director, Executive Secretary, Treasurer, or Chair of the Board.
   2. A chairperson or any other position that the Board of Directors creates to promote the objects, purposes, and aims of the Federation.

e. Regarding the National Philatelic Shows in the geographic area of the Federation, the Board of Directors shall:
   1. Assist the PIPEX Host Committee in its preparations for PIPEX.
   2. Confirm that the PIPEX Host Committee is complying with Article XI of these Bylaws.
   3. Encourage inclusion of an Education, Development, and Advancement (EDA) program at PIPEX or any other national show.

Section 4. Board of Director Meetings

a. The Board of Directors shall meet not less than once between Annual General Meetings. Meetings may be conducted in person or by any mutually agreed technological means. A summary of all meetings of the Board of Directors shall be published in *The Federated Philatelist*.

b. The Chair of the Board of Directors shall preside at all meetings of the Board of Directors. In the absence of the Chair, the Board of Directors shall appoint a Board member as chair of that meeting.

c. Meetings of the Board of Directors may be called by:
   1. The Chair of the Board.
   2. A majority of all of the members of the Board of Directors.

d. Board of Directors meetings may be held by telephone, an electronic means, or mail provided that minutes are prepared and distributed to all Board members. All decisions by the Board of Directors shall be recorded in the minutes.

e. Unless specified otherwise by the Bylaws, decisions of Board of Directors require a majority of all of the members of the Board.

ARTICLE VII. EXECUTIVE SECRETARY

Section 1. Position

a. The Executive Secretary shall be elected at the Annual General Meeting and shall serve a term of three years.

b. The Executive Secretary shall be elected to no more than three consecutive three-year terms. His/her service shall not be reduced as the result of having been appointed to the position.

c. An Executive Secretary who leaves office for any reason shall be replaced by an appointee determined by the Board of Directors.

Section 2. Specific Duties of the Executive Secretary

a. The primary function of the Executive Secretary is to oversee the operation of the Federation on a day-to-day basis consistent with policies set by the Board of Directors and the Annual General Meeting.

b. Additional duties include, but are not limited to:
   1. Handling the correspondence of the Federation.
   2. Keeping a current roster of all Federation Directors, Officers, Committee Chairs, Committee members, publication Editor, and other official positions.
   3. Keeping a current roster of all members, together with the names and addresses of their contacts and their meeting dates.
   4. Assisting the PIPEX Committee in its preparations for PIPEX.
   5. Preparing the budget for the next Fiscal Year for approval by the Board of Directors and then for presentation at the Annual General Meeting. The budget shall reflect anticipated income, expenses, and year-end reserves.
6. Preparing and presenting the Federation Annual Report to the Annual General Meeting. This report shall cover the period since the prior Annual General Meeting and may contain inputs from the Executive Secretary, the Chair of the Board of Directors, individual Directors, Committee Chairs, and others, as appropriate.

7. Carrying out such other duties as are requested by the Board of Directors.

ARTICLE VIII. TREASURER

Section 1. Position
   a. The Treasurer shall be elected at the Annual General Meeting and shall serve a term of three years.
   b. A Treasurer who leaves office for any reason shall be replaced by an appointee determined by the Board of Directors.
   c. At the discretion of the Board of Directors, the Treasurer shall be bonded.

Section 2. Specific Duties of the Treasurer
   a. The primary function of the Treasurer is to oversee the day-to-day financial operations of the Federation.
   b. Additional duties include, but are not limited to:
      1. Payment of approved bills in a timely manner.
      2. Verification that all expenses presented have been approved by an Officer.
      3. Solicitation, collection, and tracking of dues and Annual Reports of member organizations.
      4. Preparation of a Financial Statement for the prior Fiscal Year.
      5. Preparation and maintenance of a rolling three-year financial plan for the Federation reflecting anticipated income and expenses by category.
      6. Preparation of a Financial Statement for the prior Fiscal Year.
   c. All expenses paid by the Treasurer shall be approved by an Officer. No Officer may approve his/her own expenses.

ARTICLE IX. CHAIR OF THE BOARD

Section 1. Position
   a. The Chair of the Board shall be elected at the Annual General Meeting and shall serve a term of three years.
   b. The Chair of the Board who leaves office for any reason shall be replaced by an appointee determined by the Board of Directors.

Section 2. Specific Duties of the Chair of the Board
   a. The primary function of the Chair of the Board is to preside at the Annual General Meeting, at any Special Meetings (subject to Article V, Section 2), and at all Board of Directors meetings.
   b. Additional duties include, but are not limited to:
      1. Keeping an accurate record of the transactions of the Annual General Meeting, any special Meetings, and all Board of Directors meetings. The chair shall cause the minutes to be published as required by the Bylaws.
      2. Presenting a written report of his/her activities for the previous year to the Executive Secretary at least one month prior to the Annual General Meeting for inclusion in the Annual Report of the Federation.

ARTICLE X. OFFICERS

Section 1. Positions
   a. The three Officer positions are: the Chair of the Board, the Executive Secretary, and the Treasurer.

Section 2. Fiduciary Responsibilities
   a. Only the Officers of the Federation shall be able to contract and bind the Federation to incur financial obligations.
b. The financial limits to which the Officers can contractually obligate the Federation are (per occurrence):
   1. The Chair of the Board of Directors: $300 US
   2. The Chair of the Board of Directors, with Board approval: Unlimited
   3. The Executive Secretary: $300 US
   4. The Treasurer: $150 US
   5. No Officer may approve his/her own expenses.

ARTICLE XI. COMMITTEES

Section 1. Committees
a. The following five Standing Committees shall be established and maintained by the Board of Directors:
   1. The Nominations Committee.
   2. The Judging Committee.
   3. The Youth Committee.
   5. The Publications Committee.
b. Additional Committees and Positions may be established as the Board of Directors deems necessary.

Section 2. Committee Members
a. Each Committee shall have a Chair who shall be:
   1. Responsible for carrying out the duties and business of the Committee.
   2. Responsible to the Executive Secretary.
   3. Appointed by and serve at the discretion of the Board of Directors.
b. All Committee members, except as noted in this Article, shall be nominated by the Committee Chair and approved by the Executive Secretary. Committee members serve at the discretion of the Board of Directors.
c. Unless otherwise specified by either the Bylaws or by the Board of Directors, committee personnel may serve indefinite terms.

Section 3. Nominations Committee
a. There shall be a Nominations Committee to search for qualified candidates to:
   1. Stand for election to office at the Annual General Meeting.
   2. Be considered for appointment to office by the Board of Directors.
b. The Board of Directors shall appoint a Chair and two other committee members. One member will be a Canadian resident and one member will be a United States resident. They shall represent as wide a geographical area as possible. Their terms will be indefinite.
c. The Nominations Committee will:
   1. Solicit nominations from the general membership.
   2. Seek potential nominees.
   3. Prepare and maintain a list of current and future potential nominees.
   4. Prepare a list of nominees for offices as directed by the Executive Secretary and screen the nominees to assure compliance with Article IV, Section 2, and determine their willingness to serve.
   5. Publish a list of nominees for elected positions in The Federated Philatelist at least forty-five (45) days prior to the Annual General Meeting.

Section 4. Judging Committee
a. There shall be a Judging Committee to be responsible for training and certifying new judges for local/regional shows and for assigning judges, if requested by the local show committee. It is understood that because of the distances within the Federation, the judging committee cannot guarantee a judge will be assigned to every local/regional show.
b. The Board of Directors shall appoint a Chair of the Judging Committee who may serve an indefinite term.
c. The Chair of the Judging Committee shall appoint at least two other members to the committee. At least one committee member must be a nationally accredited judge.

d. The Judging Committee will be responsible for keeping up-to-date with the current APS manual for judging and exhibitions.

Section 5. Youth Committee

a. There shall be a Youth Committee to promote philately for youth in general at local/regional or national shows.

b. The Committee Chair shall be appointed by the Board of Directors and shall serve an indefinite term. The Chair of the Youth Committee shall appoint other members as necessary.

c. The Federation shall create a fund to promote and assist philately for youth. The Chair of the Youth Committee shall present to the Annual General Meeting:
   1. A budget.
   2. A report on the previous year’s activities.
   3. An accounting of the prior year’s funds.
   4. A plan for the current year.

Section 6. EDA Committee

a. There shall be an Education, Development, and Advancement committee to promote philatelic Education, Development, and Advancement within the Federation.

b. The Committee shall consist of three members, one of them the Chair, appointed by the Board of Directors. One member shall be appointed each year and serve a three-year term.

c. The duties of the EDA Committee shall include:
   1. In consultation with member organizations, encourage exchange of speakers.
   2. In consultation with the Youth Committee, plan youth activities.
   3. In consultation with local/regional shows, develop and establish guidelines for Federation support and involvement in the organization and operation of local and regional exhibitions.
   4. When requested, assist the organizers of the John D. Arn Philatelic Symposium.

Section 7. The Publications Committee

a. There shall be a Publications Committee to publish the Federation journal, *The Federated Philatelist*, and other brochures and documents as required. The Chair of the committee will also be the Editor of *The Federated Philatelist*.

b. The Committee Chair shall be appointed by the Board of Directors and shall serve an indefinite term. The Chair of the Publications Committee shall appoint other committee members as necessary.

Section 8. The Federation Historian

a. There shall be a position titled Federation Historian. This person shall preserve the records and memorabilia of the Federation.

b. The Federation Historian shall be appointed by the Board of Directors and shall serve an indefinite term.

ARTICLE XII. EXHIBITIONS

Section 1. Annual Exhibition of the Northwest Federation of Stamp Clubs (PIPEX)

a. An annual philatelic exhibition, known as the Pacific International Philatelic Exhibition (PIPEX), shall be held in conjunction with each Annual General Meeting. The exhibition shall be sponsored by the Northwest Federation of Stamp Clubs.

b. The Northwest Federation may organize and operate PIPEX itself, may contract with a member organization to organize and operate PIPEX, or may contract with a group specifically created to organize and operate PIPEX.

c. Even if the responsibility is delegated, the Federation shall offer assistance to the exhibition from its Youth, EDA, and Publications Committees.

Section 2. Local and Regional Exhibitions

a. The Federation encourages its member organizations to hold open local and regional exhibitions.
b. Support from the Judging, Youth, EDA, and Publications Committees shall be given to local/regional shows when requested.

ARTICLE XIII - FEDERATION AWARDS
Section 1. General
   a. The Federation Board of Directors may authorize awards for presentation to individuals or organizations in recognition of contributions to philately in general, or to the Federation, or to member organizations in particular.
   b. The Federation Board of Directors may authorize awards for exhibits.
   c. The Federation Board of Directors shall determine and specify the criteria for receiving each award level and the type of award token to present.

Section 2. Procedures
   a. The Federation Board of Directors shall specify the eligibility for receiving each type of award and whether or not multiple awards may be granted to an individual.
   b. The Federation Board of Directors shall specify the procedures for nominating and selecting award recipients, and for presenting each award.

ARTICLE XIV. FEDERATION BULLETIN
Section 1. Purpose
   a. The Federation shall issue a journal, herein referred to as The Federated Philatelist, as required to keep all member organizations informed of the affairs, activities, and business of the Federation and its members.
   b. The Federated Philatelist may include editorials and articles submitted by members and others. It may accept advertisements and solicit and accept subscriptions.

Section 2. Frequency and Distribution
   a. The Federated Philatelist shall be published at least once per quarter.
   b. The Federated Philatelist shall be distributed electronically by a method chosen by the editor without charge to all Federation Directors and Officers, to all members of Federation committees, and to each person listed in the organization’s Annual Report.
   c. Each member organization is encouraged to forward The Federated Philatelist to all its members.
   d. The subscription cost of The Federated Philatelist will be determined by the Board of Directors.

ARTICLE XV. AFFILIATION
Section 1. Affiliation
   a. The Northwest Federation of Stamp Clubs shall establish and maintain an affiliation with:
      1. The American Philatelic Society (APS)
      2. The Royal Philatelic Society of Canada (RPSC)
   b. The Federation may, by majority vote of its member organizations, establish and maintain affiliation with other philatelic clubs or organizations to promote the objects, purposes, and aims of the Federation.

ARTICLE XVI. AMENDMENTS
Section 1. Amendment Submission
   a. Proposed amendments to the Constitution:
      1. May be proposed by a minimum of five member organizations, or by the Board of Directors.
      2. Will be submitted for review to all member organizations by the Board of Directors at least ninety (90) days in advance of a vote.
   b. Proposed amendments to the Bylaws:
      1. May be proposed by a minimum of three member organizations, or by the Board of Directors.
2. Will be submitted for review to the member organizations by the Board of Directors at least ninety (90) days in advance of a vote.

Section 2. Amendment Approval
   a. The Constitution may be amended by vote at the Annual General Meeting, at a Special Meeting, or by mail. Ratification requires a two-thirds affirmative vote of those voting.
   b. The Bylaws may be amended by vote on at the Annual General Meeting, at a Special Meeting, or by mail. Ratification requires a majority affirmative vote of those voting.