AAI BY-LAWS
Ratified and Adopted May 19, 2017

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ARTICLE I - NAME

SEC. 1. Name. The name of this corporation is AMATEUR ASTRONOMERS, INC. The official acronym is AAI.

ARTICLE II - PURPOSE

SEC. 1. Purpose. To promote and encourage popular interest in the science of astronomy by holding membership meetings, conducting public forums, sponsoring guided viewings of the night sky, engaging speakers on astronomy and related subjects, holding exhibits of a scientific nature, instructing and training members and the interested public in the making or use of telescopes and other astronomical instruments and their components, giving occasional classes in popular and technical astronomy, developing and encouraging the abilities of its members to engage in research, including scientific expeditions, and to lecture and write upon astronomical subjects, and to associate with other scientific organizations. In addition, to provide access to equipment to allow members to observe the sky and engage in astronomical research projects and to provide a forum for members to discuss the science of astronomy.

ARTICLE III - SEAL AND LOGO

SEC. 1. Seal. The seal of the corporation is described as follows: The center of the seal shows a portable telescope, symbol of our purpose and activities, standing on a chain of six links and, below it, a ribbon with AMATEUR ASTRONOMERS, INC. inscribed thereon. All of the foregoing is enclosed in an oblong band with rounded corners, the upper three sides being surrounded by twenty-five stars and, beneath the lower edge, the inscription: INCORPORATED 1956.

SEC. 2. Logo. The logo of the corporation is described as follows: The center of the seal shows a portable telescope, symbol of our purpose and activities, standing on a chain of six links and, below it, a ribbon with AMATEUR ASTRONOMERS, INC. inscribed thereon. All of the foregoing is enclosed in an oblong band with rounded corners, and the year of organization is placed below the chain links.

ARTICLE IV - MEMBERSHIP

SEC. 1. Classes of membership. Membership shall consist of seven classes -- Regular Members, Sustaining Members, Sponsoring Members, Life Members, Honorary Members, Family Members, and Youth Members.

SEC. 2. Regular Membership. Any person who is twelve years or older and who has an interest in astronomy shall be eligible to apply to be a Regular Member. A Regular Member is entitled to vote at all membership meetings of the corporation, to serve on committees of the corporation and, if eighteen years of age or older, to hold any office of the corporation. In addition, each Regular Member shall, as a privilege of membership, have the option to purchase, at additional cost, a subscription to the magazine Astronomy
and/or a subscription to the magazine Sky & Telescope directly from the publisher at a reduced rate.

SEC. 3. Admission to Regular Membership. Admission as a Regular Member shall be by vote of the Executive Committee or at a regular meeting of the corporation by vote of the members. Either body shall first satisfy itself as to the eligibility, character, and fitness of an applicant for admission in such manner as it may designate.

SEC. 4. Sustaining Membership. Sustaining Membership shall be awarded to regular members in good standing for an additional contribution. (See ARTICLE V, SEC. 2.)

SEC. 5. Sponsoring Membership. Sponsoring Membership shall be awarded regular members in good standing for an additional contribution. (See ARTICLE V, SEC. 3.)

SEC. 6. Life Membership. Life Membership may be awarded to any Regular Member in good standing with ten or more years of service to the corporation. Election to Life Membership shall be held at any regular Executive Committee meeting by a separate ballot for each candidate, a two-thirds vote of the committee being required for election. Candidates for Life Membership shall be those members who have served in an outstanding way as officers or committee chairpersons of the corporation or who have made outstanding contributions to the art and science of astronomy. The procedure to be followed is specified in Standing Rule #22.

SEC. 7. Honorary Membership. Honorary Membership may be awarded to non-members of the corporation who have rendered some outstanding service to the corporation. Honorary Membership shall be conferred by the Executive Committee at a regular meeting. A two-thirds vote of those present shall be required for election. An Honorary Member shall be exempt from the payment of dues and assessments of the corporation and shall not have the privileges of a Regular Member.

SEC. 8. Family Membership. Any person, who is eligible for Regular Membership, residing with a relative who is a Regular Member, shall be eligible to apply for Family Membership. A Family Member shall be entitled to a reduction in the payment of dues and assessments of the corporation as designated by the Executive Committee and shall be entitled to all privileges of a Regular Member except for any printed mailings or a reduced rate subscription to the magazines, Sky & Telescope or Astronomy.

Sec. 9. Youth Membership. Any person, under the age of regular membership, related to, or under the care of a legal guardian who is a Regular, Sustaining, Sponsoring, or Life Member shall be eligible to apply for a Youth membership. A Youth Member shall be entitled to a reduction in the payment of dues and assessments of the corporation as designated by the Executive Committee. A Youth member may be subject to restrictions as to the privileges of a Regular Member as designated by the Executive Committee. A Youth Member shall not be eligible to vote at any meetings of the Corporation nor receive certification from the Qualified Observers Course or any other course offered by
the Corporation that, as part of its completion, would otherwise entitle them to the operation of the Corporation's equipment unless otherwise designated by the Executive Committee. Upon reaching the age for regular membership a Youth Member shall automatically become a Family Member.

ARTICLE V - DUES

SEC. 1. Annual dues. The annual dues of Regular Members shall be established by the Executive Committee and shall be voted upon by the membership at the next General Membership Meeting. The approved amount will take effect on the first day of the month following membership approval. Notification of the change of dues to the membership shall be made as soon as possible. Life Members are not obliged to pay dues.

SEC. 2. Sustaining Members. The annual dues of a Sustaining Member shall be fifteen dollars more than the dues of a regular membership.

SEC. 3. Sponsoring Members. The annual dues of a Sponsoring Member shall be thirty dollars more than the dues of a regular membership.

SEC. 4. Dues period and payment. The annual dues shall be payable in advance at the time of the member’s admission and on the anniversary of the admission month, as indicated by the expiration month on the membership roster as maintained by the Membership Committee. If membership is terminated for any cause, no refund of any dues shall be made, pro rata or otherwise. Any special offers or incentives must first be approved by the Executive Committee.

SEC. 5. Termination of membership for non-payment of dues. Any member in default in payment of dues shall be ipso facto suspended from all privileges of membership. Default shall start on the first day of the month following the expiration month as indicated by the membership roster. During that month of default, the member will be notified by e-mail or snail mail that they will be inactive at the end of that month. An email sent to the latest address in the roster maintained by the Membership Committee constitutes sufficient means of notice for all communications of the corporation with members. However, upon written request to the membership chair by a member who states that they lack computer resources, alternative methods of communications shall be employed.

ARTICLE VI - GENERAL MEMBERSHIP MEETINGS

SEC. 1. Number. There shall be no fewer than seven General Membership Meetings of the corporation within each fiscal year. One shall be the annual meeting held in May, at which time officers shall be elected from the slate reported by the Nomination Committee or from independent nominations from the floor.

SEC. 2. Time, place, and agenda. The President shall designate time, place, and agenda for any General Membership Meeting.
SEC. 3. Notice to membership. Notice of each General Membership Meeting shall be given to the membership electronically or otherwise at least seven days prior to the date of the meeting. The notice shall set forth the time, place, and agenda. An email sent to the latest address in the roster maintained by the Membership Committee constitutes sufficient means of notice for all communications of the corporation with members. However, upon written request to the President by a member who states that they lack computer resources, alternative methods of communications shall be employed.

SEC. 4. Quorum. Ten percent of the membership shall constitute a quorum as of the most recent membership report.

SEC. 5. Effect of vote at meetings. A majority of the members present and voting at a General Membership Meeting shall constitute the vote of the membership.

ARTICLE VII - BOARD OF TRUSTEES

SEC. 1. Composition and tenure. In conformance with the charter of incorporation, there shall be a Board of Trustees consisting of three members. One Trustee shall be elected at each annual meeting and shall serve for a term of three years or until a successor is elected, whichever is later. The Trustees shall agree upon a chair of the Board. During tenure on the Board of Trustees, a member of the Board may not serve on the Executive Committee. However, all members of the Board of Trustees shall be invited to meetings of the Executive Committee.

SEC. 2. Authority. The Trustees shall be in charge of such special funds as mentioned in ARTICLE XII Sec. 4. and any additional property or monies of the corporation, as shall have been entrusted to them by vote of the Executive Committee. It shall be the task of the Board of Trustees to oversee and ensure to the membership and any parties concerned that all special funds as mentioned in ARTICLE XII Sec. 4. or that have been otherwise entrusted to them, are securely invested with the Treasurer and used solely for the purposes for which they were intended and in a manner as outlined at the time of their inception or donation. The property as mentioned in ARTICLE XII Sec. 4. will be accounted for and supervised by the Board of Trustees, to ensure that they are used solely for the purposes for which they were intended and in a manner as outlined at the time of their inception or donation. They shall report at the annual meeting the properties, monies in their hands and any and all Special Funds of the corporation and the character of such investments as shall have been made. Monies or properties in the hands of the Trustees or as mentioned in ARTICLE XII Sec. 4. shall not be withdrawn, sold, used or distributed by an authorizing resolution of the Executive Committee without prior approval by the Board of Trustees. The Trustees shall maintain an inventory of the property of AAI. They shall, on a biannual basis, conduct a physical verification of the inventory.

SEC. 3. Meetings and procedure. The Board of Trustees shall hold one or more meetings during the year, at which meetings the proceedings of the Executive Committee
meetings subsequent to the previous Board of Trustees meeting may be examined and the
actions of the Committee shall be discussed. If the Board desires, its consensus shall be
transmitted to the Executive Committee first and then to the general membership. Their
review of the actions of the Executive Committee during the year shall be made a part of
the report of the Board of Trustees to the general membership at the annual meeting. This
report shall be presented at a regular meeting of the Executive Committee prior to the
annual meeting. The chair shall designate the time, place, and agenda of any meeting of
the Board. The decisions of the Board must be unanimous.

SEC. 4. Vacancies. In the case of the death, resignation, or removal from office of any
Trustee, the Executive Committee shall designate a member to serve until the next annual
election. This appointment shall be submitted to the members for ratification at the next
General Membership Meeting. All books, papers, vouchers, money, and property of
whatever kind in said Trustee’s possession or control, belonging to the corporation, shall
be returned to the corporation promptly.

ARTICLE VIII - OFFICERS

SEC. 1. Offices and tenure. The following officers shall be chosen by the members at
their annual meeting: President, Vice President, Recording Secretary, Corresponding
Secretary, and Treasurer. All officers shall be voting members in good standing. All
elected officers shall serve until the close of the fiscal year following the annual meeting
in which the election takes place, or to the election of their successors, whichever is later.

SEC. 2. Duties of the President. The President shall preside over all meetings of the
members and of the Executive Committee, uphold the bylaws, and shall see that
resolutions, standing rules, and motions of the Executive Committee are acted upon. If
directed by the Board of Trustees, the President shall bring any matter before the general
membership in accordance with the provisions of ARTICLE VII, SEC. 3. The President
shall be a member of the “College Liaison Committee”, and an ex-officio member of all
other committees except the Nominating and Auditing Committees, and shall have the
powers and duties of supervision usually vested in the office of the president of a
corporation. The President shall appoint the chair of all committees, identify members
responsible for various functions (such as publication of “Sperry Observations Journal of
Amateur Astronomers, Inc.” and the like), and (except where specified in the bylaws or
standing rules) determine the access which officers, Trustees and committee chairs may
have to membership information and club financial records.

SEC. 3. Duties of the Vice President. The Vice President shall perform the duties and
exercise the powers of president during the absence or disability of the President, and
shall chair the Program Committee.

SEC. 4. Duties of the Recording Secretary. The Recording Secretary shall attend all
General Membership and Executive Committee meetings, and shall preserve, in books of
the corporation and electronically, the true minutes of the proceedings of all such
meetings. The Recording Secretary shall furnish a copy of the minutes and proceedings in a timely manner of all such meetings to the members of the Executive Committee and to the Board of Trustees upon their request.

SEC. 5. Duties of the Corresponding Secretary. The Corresponding Secretary shall give all notices required by statute, bylaws, or resolution and shall perform such other duties as may be delegated by the Executive Committee or the President.

SEC. 6. Duties of the Treasurer. The Treasurer shall have custody of all corporate funds and securities, and shall keep, in books belonging to the corporation, full and accurate accounts of all receipts and disbursements, deposit all monies, securities, and other valuable effects in the name of the corporation in such depositories as may be designated for that purpose by the Board of Trustees. The Treasurer shall disburse the funds of the corporation as may be ordered by the Executive Committee, taking proper vouchers for such disbursements and shall render at the regular meetings of the Executive Committee, and of the members, an account of all transactions as Treasurer, and shall render a monthly account of the financial condition of the corporation. If required by the Board of Trustees, the Treasurer shall deliver to the chair of the Board of Trustees, and shall keep in force, a bond in form, the amount and with surety or sureties satisfactory to the Board. Upon request by the Trustees, Executive Committee member, Officer, or AAI member, the treasurer will provide a detailed report that includes the itemizing and all transactions of special funds or earmarked monies of the club. The treasurer will provide a yearly report at the end of the fiscal year of these special funds or earmarked monies of the club. The Treasurer shall make all financial records available to the Executive Committee and/or the Trustees upon their demand.

SEC. 7. Pro Tem. In the event that any officers of the corporation are temporarily unable to perform their regular duties, the President, with the consent of the Executive Committee, may designate members to fill those offices pro tem.

SEC. 8. Vacancies. In the case of the death, resignation, or removal from office of any officers, the Executive Committee shall designate a member to serve until the next annual election. This appointment shall be submitted to the members for ratification at the next General Membership Meeting. All books, papers, vouchers, money, and property of whatever kind in said officer’s possession or control, belonging to the corporation, shall be returned to the corporation promptly.

ARTICLE IX - EXECUTIVE COMMITTEE

SEC. 1. Composition and tenure. The Executive Committee shall consist of all the elected officers, the immediate past President, chairs of the standing committees, and chairs of such other committees as defined in ARTICLE XI, SEC, 4. At the first meeting of the fiscal year, all newly appointed chairs shall be confirmed by the elected officers. The immediate past President may serve as long as their successor remains in office. There shall be no more than one chair for each committee.
SEC. 2. Authority. For the purpose of the regular management of the corporation, the Executive Committee shall have full powers to act in all matters of a regular and ordinary nature. This includes the control of all monies, securities, and property of the corporation not otherwise entrusted to the Board of Trustees or specified in ARTICLE XII Sec. 4. All matters of a special nature shall be submitted to the members for action at a regular meeting of the corporation or at a special meeting called for that purpose.

SEC. 3. Meetings and procedure. The President shall designate time, place, and agenda for any meeting of the Executive Committee. Regular meetings of the Executive Committee shall be held not less frequently than once in each month. One-half the number of members of the Executive Committee shall constitute a quorum. A majority vote of the members of the Executive Committee present and voting shall constitute a vote of the Executive Committee. Each individual who is a member of the Executive Committee shall have only one vote. The Executive Committee may make its own rules for the conduct of the meetings.

SEC. 4. Board of Trustees attendance. Members of the Board of Trustees shall be invited to attend any meeting of the Executive Committee and to speak on matters brought before that body, but shall have no vote in the meeting.

ARTICLE X - STANDING (PERMANENT) COMMITTEES

SEC. 1. Club Liaison Committee. This committee will be the liaison between AAI and local Astronomy clubs including UACNJ. If needed more than one person will be designated as the liaison.

SEC. 2. Computer Services. The committee shall be responsible for the maintenance and operation of such computer-related equipment as required by the corporation. The committee shall also be responsible for maintaining a web site in order to promote Amateur Astronomers, Inc. and announce upcoming events to the general public. It shall also maintain an email system to facilitate communications with the corporation. This committee shall assist all Committees, in facilitating any electronic service that may be needed or requested.

SEC. 3. Displays and Presentations. The committee shall be responsible for observatory displays and public night lectures except those scheduled by the Program Committee. This Committee will assist in coordinating any public outreach programs or events that may occur.

SEC. 4. Education. The committee shall be responsible for the agenda and speakers for any course that the corporation provides to the public, such as astronomy courses provided as a service to the college.

SEC. 5. Finance. The committee shall be charged with acquiring contributions, through pledges or otherwise, and developing ways and means of financing projects authorized by the Executive Committee or the membership. The committee shall, in no way, usurp the
duties and functions of the Treasurer as mentioned in ARTICLE VII, SEC. 6.

SEC. 6. Instrument Qualification. The committee shall conduct courses leading to the status of Senior Observer, Qualified Observer, Field Observer and Associate Observer and shall provide Observers for operation of telescopes and for related duties, as necessary, for any function at the observatory. The committee shall be chaired by a Senior Observer who shall be aided by all Senior, Qualified, Field and Associate Observers. In addition, for any off-site club observatory, the committee shall recommend and train Observers in the proper handling of the telescopes and facilities.

SEC. 7. Library. The committee shall maintain a diverse lending and reference library for the members’ use, promote its use by the members and operate such arrangements at the regular meeting and Friday night sessions. The committee chair shall designate and announce book, CD, and DVD access and checkout procedures with the consent of the Executive Committee.

SEC. 8. Membership. The committee shall receive membership applications and present them to the Executive Committee for vote, and expeditiously notify such applicants. It shall maintain a membership roster that includes electronic and other contact information, send out renewal notices two months prior to expiration, and determine which members are delinquent in dues. The committee shall notify any such delinquent member, in accordance with the procedure stated in ARTICLE V, SEC. 6., and shall provide a list of such delinquent members to the Executive Committee. The committee shall proactively solicit the renewal of lapsed members and seek out new members.

SEC. 9. Observation. The committee shall provide leadership to the membership in astronomical observations and related activities such as star parties. The Committee shall issue qualification for observing awards such as the Messier and Herschel Certificates.

SEC. 10. Program. The chair shall be the Vice President of AMATEUR ASTRONOMERS, INC. and shall develop the speakers schedule and the program portion (defined as the monthly guest speaker lectures) of the General Membership The committee shall be responsible for having the formal program ready for distribution to the members with their September meeting notification. The committee shall conduct the program part of the General Membership Meetings except as listed in SEC. 13 of this Article.

SEC. 11. Public Relations. The committee shall provide copy for public announcement of meetings or other items of interest concerning AMATEUR ASTRONOMERS, INC. and, if needed, send this copy out for publication, as well as posting it on social media web sites and any other appropriate electronic or print medium. The committee shall endeavor to work closely with the public relations department of the College and all other committees of AMATEUR ASTRONOMERS, INC.

SEC. 12. Refreshments. The committee shall be responsible for providing refreshments on General Membership Meeting nights and on other occasions as required.
SEC. 13. Research. The committee shall seek to promote and encourage astronomical research and related activities for the membership (such as projects in astronomical imaging, photometry, spectroscopy, lunar occultation measurements, solar and lunar eclipse studies, and solar flare and sunspot monitoring as well as studies of an historical and astro-archaeological nature). The committee shall provide and conduct programs for the annual meetings or other meetings dealing with the work or observations of members.

SEC. 14. Sales and Promotion. The committee shall be responsible for the acquisition, purchase, and sale of books, magazines, literature, and other materials for AMATEUR ASTRONOMERS, INC. The Committee shall maintain an accurate inventory and accounting of all items and monies in its possession.

SEC. 15. Social. The committee shall be responsible for organizing events and activities that help foster positive relationships between club members and to create a welcoming atmosphere for visitors and the community. Such member activities may include special gatherings, astronomical related trips, or celebrations. The committee will also be responsible for welcoming visitors to the observatory during public nights.

SEC. 16. Technical. The committee shall be responsible for the design, construction, and maintenance of the Sperry Observatory telescopes and other related astronomical equipment owned by the corporation as designated by the Executive Committee. The committee shall ensure that knowledge of the operation of such equipment is transmitted to the Instrument Qualification Committee. No person other than a member of the committee, or one authorized by the chair of the committee, will attempt to repair or modify any astronomical equipment belonging to the corporation or housed in the Observatory or other off-site facilities. The committee shall also provide leadership to the membership in the design, construction, testing, repair and adjustment of their personal telescopes and other related instruments. It shall assist the membership in all aspects of optical, mechanical, and electronic design and fabrication as well as act as a consultant to the general public.

ARTICLE XI - OTHER COMMITTEES

SEC. 1. Nominating Committee. The committee shall consist of three members, none of whom shall be a member of the Executive Committee or the Board of Trustees. The President shall appoint the Nominating Committee at least three months before the annual meeting. The Nominating Committee shall convey by a report, made at the meeting prior to the annual meeting, its nominations for officers and Trustees and shall certify that the nominees have consented to serve, if elected.

SEC. 2. Auditing Committee. The committee shall consist of no more than three members, none of whom shall be a Trustee or a member of the Executive Committee.
They shall audit the books of the corporation, including any special funds, and shall report their findings and recommendations to the Executive Committee at the regular meeting of the Executive Committee prior to the September meeting and transmit the same information to the membership at the September meeting.

SEC. 3. College Liaison Committee. The committee shall consist of the incumbent President of AMATEUR ASTRONOMERS, INC. and at least two other members appointed by the President. The committee will represent the club in discussions with the College. In this role, the committee shall meet with a similar group from Union County College when appropriate to administer the mutual agreement and to determine the broad policies of mutual use of the Observatory.

SEC. 4. Special Committees. The President shall recommend names and duties of special committees needed for specific corporation activities. The President shall appoint the chairs of such committees, and on the President’s recommendation, with confirmation by the Executive Committee, said chairs may serve as members of the Executive Committee until dissolution of the special committee. The minutes of Executive Committee meetings at which special committees are formed shall state whether or not the chair of said special committee was voted into membership on the Executive Committee. The composition and specific duties of said special committees shall be listed in the minutes in a manner similar to the paragraphs of ARTICLES X and XI of these bylaws. Dissolution of such a special committee shall be by motion passed by the Executive Committee or at the end of the fiscal year, whichever comes first.

ARTICLE XII - FISCAL MATTERS

SEC. 1. Fiscal year. The fiscal year shall begin on June 1 and end on May 31 of the following year.

SEC. 2. Remuneration of Trustees, Officers, and Members. The members of the corporation are not to receive any remuneration for their time devoted to the affairs of the corporation, but any out-of-pocket expenses incurred in conducting the corporation’s affairs may be reimbursed to them by a vote of the Executive Committee or the membership.

SEC. 3. Funds. Any funds of the corporation, except those outlined in ARTICLE XII Sec. 4., shall be administered as directed by the Executive Committee but with the consent of the Board of Trustees, as outlined under ARTICLE VII, SEC. 2. and SEC. 3.

SEC. 4. Special Funds. The corporation may accept any designated contribution, grant, bequest, donation, the terms of use and designated restrictions of which are consistent with its general charitable and tax-exempt purposes, as set forth in ARTICLE II Sec. 1. Donor-designated contributions, earmarked bequests, and all other manner of donation and/or contribution to the corporation including but not limited to monies, property or other item or articles of monetary or intrinsic value that have at the time of their donation or entrance as property of the corporation were designated and/or earmarked for special
or specific purposes, uses or restrictions on their use or distribution will be hereafter considered special funds of the corporation and such designations, restrictions and earmarks will be honored. These special funds may be maintained in any secure form of investment with the Treasurer by the consent of the Board of Trustees. An accurate accounting of the special funds must be kept by the Treasurer to show that such funds have been used solely for the purpose designated and that none have been used for any other purposes. Designated property of the corporation will be accounted for and supervised by the Board of Trustees. These special funds and properties shall have and shall maintain their special protected status immediately upon their acceptance or inception. There shall be no mechanism by which the contents of these special funds and properties may be used, spent, distributed, withdrawn or sold except by a majority vote of the Executive Committee and with express approval, in advance, by the Board of Trustees except in the time of a corporate emergency by a two-thirds vote of the Executive Committee.

ARTICLE XIII - DISSOLUTION OF THE CORPORATION

SEC. 1. Procedure. In the event of dissolution of this corporation, and after the discharge of all legal obligations, the assets shall be distributed only to organizations that enjoy exempt status in accordance with the provisions of section 501(c)(3) of the Internal Revenue Code.

ARTICLE XIV - AMENDMENT TO THE BYLAWS

SEC. 1. Initiation. The bylaws will be reviewed by a bylaws committee at least once every five years. The committee, appointed by the President, shall report its findings and recommendations to the Executive Committee. A proposal to amend the bylaws may also be sponsored by the Board of Trustees, the Executive Committee, or initiated by petition, filed with the Recording Secretary, signed by at least twenty members. The proposal, in writing, shall set forth the text of the change to be made.

SEC. 2. Adoption. The proposed changes shall be introduced and read, or the proposed changes shall be distributed electronically or otherwise to the membership not later than the regularly scheduled monthly General Membership Meeting prior to the meeting at which the proposals will be considered. When considered, the proposed amendments shall be read, displayed electronically, or printed copies shall be made available, after which the changes can be moved for adoption.

ARTICLE XV - RULES OF ORDER

SEC. 1. Mode of adoption. These bylaws as rewritten or amended were adopted at a regular meeting of the members held May 19, 2017.

This is to certify that the above Text is the same as adopted on (date),

<signed>
(signatory)

Recording