

!"#\$%&'()*+,-.#. /%O"1#23456#4"6#1,7#89&:%,1; &#<3OO1, ,&#=#&>4"#,3#: 3"716&5#,-&#O&O3#753O#@: 3, ,#
A37,&5#4"6#,-&#B47,#B5&716&" ,7#5&>4561">#,-,5%: ,%5?#,-&#. /%O"1#23456#4"6#1,7#4/1>"O&" ,#C1,-#,-&#
:3//&>&D#E-&#>34/#17# ,3#1":5&47/1>"O&" ,#C-1/#F53;161">#4661,13"4/#7%FF35,#,3#,-&#<-4F ,&57#,-4 ,#1,7#
, -&15#7F&:1?1:#"&&67D#G%51">#,-&#/47 ,#H&45+,-Y&:%,1; &#<3OO1, ,&#&-47#7%5; &H&6#4"6#: 3"7%/ ,&6#C1,-#,-&#
. /%O"1#23456#1":/61">#<-4F ,&5#5&F5&7&" ,4,1; &7# ,3#>4,-&5#16&47#4"6#?&&6=4: 1#1" ,3#F53F37&6#: -4">&7#
,3#,-&#C351#3?#,-&#. /%O"1#23456#4"6#1,7#7,5%: ,%5&D#

J34/7#?35#,-,5%: ,%5&#:-4">&7#1":/6&#,-&#?3//3C1">#

)D . 63F ,#4#7,5%: ,%5&#,-4 ,#5&L%15&7#,-&#. /%O"1#23456# ,3# 3O1"4 ,"6#7&/&: ,#,-&15#3C"#O&O=&57-1F
1":/61">#4# 3O1"4 ,13"#F53: &77#4"6#5&"&C4=/&# ,&5O#1O1,7M

'D . 771>"#4//#. /%O"1#23456#O&O=&57# ,3#: 3OO1, ,&&7#35#71O1/45#C3511">#>53%F7#C-1: -#4""%4//H#7& ,
>34/7#4"6#6& ,&5O1" &#F53N&: ,7#,-4 ,#45ɧ&: ,&6#1"#: 3"7%/ ,4,13"#C1,-#,-Y&:%,1; &#<3OO1, ,&&
4"6#1" #4/1>"O&" ,#C1,-#<3//&>&#F51351,1&7M

OD @%FF35,#,-&#F53N&: ,P=47&6#C351#3?#,-&#. /%O"1#23456#: 3OO1, ,&,5%: ,%5&M#4"6+

QD

E-#301"4,13"7F53:&77#";3/;&7#,-&#W301"4,13"7#<3001,,&&#C-1:-#17#: -415&6#=#H#,-&#B47,#
B5&716&"#3?#,-&#=-3456#4"6#O46&#F#3?#1"61;16%4/7#C-3#45&:5%1,&6#3#7&5;"#,-&#:3001,,&&
?35#,-4,#H&45D#E-17#:3001,,&#7%FF35,&6#=#H4#7,4??#O&O=&5#7530#,-&#T??1:?#. /%O"1#
B53>54O7D##

84:-#H&45#4#:4/!#?35#"301"4,13"7#17#O46&#,3#71/!#F:301">#;4:4":1&7#?35#4,P/45>&#O&O=&57#4"6#?35#
89&:%,1;&#<3001,,&&#O&O=&57D#<%55&"#H#<-4F,&5#&46&57#63#"3,#>3#,-53%>-#,-&#;&,"1">#
F53:&77#"35#63#,-&#H-4;&#,&5O#1O1,7D##

E-#?3//3C1">#: -4">7#45&#F53F37&6K#

- ¥ . //4/%O"1#=#3456#O&O=&57#-4;&#,&5O#1O1,7D
- ¥ . //#=#3456#O&O=&57#45&#&1,-&5#7&/&: ,&6#,-53%>-#,-&#"301"4,13"7F53:&77#35#4FF31" ,&6
=#H#,-&#F5&716&"#X,-&#F5&716&"14/!"301"4,13"7#3?,&#"#:3O&#?53O#,-,#3?#"301" &&7
,-4,#C&5" ,&5;1&C&6#=#H#,-&#"301"4,13"7#:3001,,&"6#&;4/!% ,&6#47#=#1">#4#>336#?1,
?35#,-&#: %55&"#,"&&67#3?#,-/%O"1#=#3456#D
- ¥ E-&5&#C1//#=#&#F#3#,-5&&61:4,&6#7&4,7#5&7&5;&6#?35#:-4F,&5#5&F5&7&" ,4,1;&7#3"#,-&
4/%O"1#=#3456#D#E-&7&4,7#O%7,#=#?1//&6#=#H#"301"4,13"7F53;16&6#=#H#,-&#<-4F,&5
@,&&51">#T5>4"1R4,13"D#?#,-&5-&#"3#"301"4,13"7#,-&4,7#C1//5&O41"#;4:4" ,D
- ¥ E-&#,-5&&#<-4F,&5#O&O=&57#3"#,-&#=#3456#C1//7&5;/#4//3,-&5#4/%O"1#=#3456#O&O=&57
4"6#F45,1:1F4,"#3F&54,1">#:3001,,&&7D
- ¥ E-/4,&6#<-4F,&5#O&O=&57#C1//7&5;"PH&45#,&5O7+#5&"&C4=/&#F#3#O#H&457#71O1/45
,3#,-&#,3,4/#,&5O#3?#4,P/45>ɧ&: ,357D

. "H#:-4F,&5#;3/%" ,&&57#45&#C&/:3O"6#&":3%54>&6#3#=#"301"4,&6#35#7&/?P"301"4,#7&5;&#
47#4"4,P/45>&#O&O=&5#35#47#F45,#3?#,-Y&:%,1;&#<3001,,&&D#

E-#4/%O"1#=#3456#C1//#"3,#6&:16&#?35#,-&#:-4F,&57#-3C#,-"6&F&"6&"#35>4"1R4,13"3?#,-&#
:-4F,&57#7-3%/6#5%"D#G&:1713"7#5&>4561">#O&O=&57-1F#35#>3;&5"4":?#,-&#<-4F,&5#@,&&51">#
T5>4"1R4,13"45&#=#H3"6#,-%,-351,H#3?#,-&#. /%O"1#23456D#Z &#C3%/6#11#&":3%54>&#
<-4F,&5#&46&57-1F#3#35>4"1R&#,-&15#3C"7,5%: %5&#,-4,#C1//7%FF35,#,-.4":&6#4/%O"1#
&">4>&O&"#C351#,-4,#,-&#H-4;&#=#&"#7%: :&77?%/H#&9&:%,1">#?35#H&457D#E-17#C1//4//3C#,-&#

<-4F,&57#3#:5&4,&#,-&15#3C"#7,5%:, %5&+O&O=&57-1F+#"4O&+4"6#,&5O7+#1":/ %61">#,-&#F53:&77#?35#
"3O1"4,1">#<-4F,&5#5&F5&7&" ,4,13"#,3#,-&#. /%O"1#234560#

E-&#<-4F,&5#@,&&51">#T5>4"1R4,13"#C1//#61: ,4,&#,-&#,&5O7#4"6#7%FF35,#?35#:-4F,&57#1":/ %61">#
&7,4=/17-1">#"&C#:-4F,&57+#6&:3OO17713"1">#1"4: ,1; &#:-4F,&57+#7%FF35,#?35#5&>13"4/#4: ,1;1,1&7#

4"6#"3,#=H#F539HD#. #L%35%O#3?#,-宠#3?#G15&:,357#O%7,#="#4,,&"64":&#,-53%>-3%#,-&#
:47,1">#3?#;3,&D#. #O4N351,H#;3,-4//#71>"1?H#:3"7&" ,D#

<%55&" ,/H#,-&#:3"7,1%,13"#"3,&7#\ . 7#733"#47#F3771=/?,&5#N3; &O=&5#)^+#"3,1:?#,-&#
"3O1"&&7+#1":/%61">#4#=51&?#=13>54F-1:4/#71&,:-#3?#&4:-+#4"6#F53:&6%5&#?35#F53F371">#4/,&5"4,&#
"3O1"&&7+#C1//#=#&#F51",&6#1"#4#:3//&>&#F%=/1:4,13"#7&" ,#,3#4//#4/%O"10]#E3#47717,#1"#O&&,1">#F51",#
6&46/1"&7#=#, #4//3C1">#?35#O491O%O#;171=1/1,H#3?#,-&#"3O1"4,13"7#7/4,&#&4:-#H&45+#,-&#[&&6#
O4>4R1""6#3,-&5#F51",#O4,&514/#7&" ,#,3#4//#4/%O"1#C1//#F53;16#1" I#,3#,-"/1"&#F53?1/&7#3?#
"3O1"&&7#47#C&/#47#4#C51,,&"#6&7:51F,13"#3?#,-&#"3O1"4,13"7#F53:&77D#"#4661,13"#&/&:,53"1:#
:3OO%"1:4,13"#7&" ,#,3#,-&#>&"&54/#4/%O"1#:3OO%"1,H#C1//#=#&#%7&6#?35#O35OO&614,&#
"3,1?1:4,13"#3?#,-/4,&#C-&"#4;41/4=/&D#

description of the nominations process including a brief biographical sketch of each, and procedure for proposing alternate nominees, will be printed/published in a college publication and/or on the college website with a link to such information provided in a printed and/or electronic communication sent to all members of the Alumni Association. Additional nominations for each vacant position may be submitted by petition from the membership.

Trustees or the Chapter Steering Organization does not approve appointment of the elected nominee, the nominee with the next highest number of votes will be considered for appointment

ARTICLE VIII Amendments

Section 1. Amendments to this Constitution may be proposed by a two-thirds written vote of those present at any meeting of the Board of Directors as further described in the Bylaws. Such amendments shall be published as soon as practicable in a college publication and/or on the collegewebsitewith a link to such information provided in a printed and/or electronic communication sent to all members of the Alumni Association.

Section 2. Such amendments will take effect 30 days after publication in accordance with Section 1 of this Article unless, prior to that date, the alumni office College receives written objections from 50 or more members of the Alumni Association.

Section 3. If the alumni office College receives written objections from 50 or more members of the Alumni Association within 30 days after publication in accordance with Section 1 of this Article, a ballot of the members of the Alumni Association will be held by paper or electronic ballot. In situations where an electronic ballot is available those who choose not to participate by electronic ballot shall be provided a physical ballot by the College. The Board of Directors shall supervise the balloting.

!

of the Board of Directors must be in attendance throughout the casting of vote. A majority vote shall signify. Such a majority vote shall also signify the consent of the Board consistent with the requirements of these Bylaws.

Section 3. -In the interest of expediting discussion or obtaining approval for measures that may be determined without calling a 0 1529 266 Tm /TT2 1 Tf [(a) 4 (ppr) -7 (ova) 4 (l)] TJ T 50 0 0 50 862

College, and represented by ~~top~~ three Chapter Directors on the Board of Directors. The organization may determine its own structure, meeting schedule, and ~~provide~~ Chapter-related programs and activities.

Section 2. The Chapter Steering Organization is responsible for recognizing and establishing Chapters and decommissioning inactive chapters, according to terms and guidelines established by the Organization, and doing so is encouraged to consult with members of the Past President Association.

Section 3. The Chapter Steering Organization, with the support of the College may provide regional activities outside of recognized Chapters

Section 4. All Chapter-related activities of any recognized Chapter shall be open, minimum, to all members of the Alumni Association within the geographical area. However, the Chapter Steering Organization may, for good cause, including but not limited to acts of violence, threatening or harm, intimidation or deception, exclude a member from attending Chapter-related activities.

Section 5. Chapter Directors shall report on chapter activities and finances to the Board of Directors at least once a year.

UPDATED: July, 2015; Rev. _____, 2018.

Section 1. To secure recognition as a local chapter, members of the Alumni Association living in the same geographical area shall submit to the board of directors a written application which includes:

1. a statement of the geographical area the chapter plans to cover, and
2. an organizational plan for the chapter, specifying the main office, which leadership will be chosen and records kept.

Section 2. Local chapters will choose chapter chairs to lead volunteers in chapter activities. Chapter chairs may serve a term of up to three years in length with a one-year extension agreed upon by the chapter volunteers.

Section 3. The board may declare a chapter inactive if the chapter does not operate as specified in its organizational plan, does not recruit and install new leadership as specified in Section 2 above, or if it otherwise fails to organize alumni activities on a regular basis.

Section 4. Each chapter may designate one representative to vote on behalf of the chapter at meetings of the board of directors. In the event that more than one person purports to represent a chapter, the President of the Alumni Association will decide which person is entitled to vote on behalf of the chapter.

