## byLaws of the kalamazoo Jaycees

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> ARTICLE I Nection 1. The name of this organization shall be: KALAMAZOO JAYCEES (the "organization"). Section 2. The organization shall be incorporated under the laws of the State of Michigan as a not-for-profit organization under Internal Revenue Code Section 501(C)(4). A. This organization shall have the power to acquire, hold, transfer, convey, assign, lease and/or mortgage real or personal property. All documents to be executed on behalf of the organization shall be approved by the Board of Directors (the "Board"), who shall designate the persons to sign such documents. B. The organization shall not enter into any agreement or contract for a period longer than one (1) year unless approved by the Board of Directors
and by a majority vote of the membership present at a regular or special meeting.

Section 3. The principal office of this organization shall be located at such place, as the Board shall direct, in the County of Kalamazoo, Michigan.

Section 4. This organization shall be and hereby is affiliated with Junior Chamber International, Inc. ("JCI"), JCI USA, and JCI Michigan. The organization is subject to the governing documents of each of these bodies insofar as they affect and prescribe the functions of this organization.

Section 5. The purpose or purposes of this organization shall be:
(a) To provide development opportunities that empower young people to create positive change.
(b) To be the leading global network of young active citizens.
(c) To promote community welfare and the welfare of its citizens through active, constructive projects.

## ARTICLE II

## Membership

Section 1. Membership. Young people of good character, as determined by the Board, within the ages defined by JCI Michigan shall be eligible for active membership in the organization upon satisfaction of the requirements described in these Bylaws of the Kalamazoo Jaycees ("Bylaws"). Each member shall have the right to review all governing documents. Only an active member may be eligible to vote on matters submitted to the general membership.

In order to ensure that membership in this organization is open and encouraged for all young people, regardless of race, sex, sexual orientation or religious affiliation, all activities conducted and facilities used in any manner by the organization must be free from discrimination of race, sex, sexual orientation or
religious affiliation.

Section 2. Membership Classifications, Defined.
A. Active Member: An "active member" is a person within the ages defined by JCI Michigan for individual membership, who meets the requirements for membership as established by this organization, and is in good standing with this organization. An active member shall have full benefits of membership including without limitation the following rights, privileges, and abilities:

1. The right to vote in all organization elections if present at election.
2. The right to serve as a project chairperson.
3. The right to serve as the chairperson of any standing or special committee.
4. The right to serve on a committee.
5.The right to serve as an officer of the organization.

Good standing is defined as an active member who is in compliance with the organization's Bylaws and Policies and does not have any outstanding monetary obligations to the organization.
B. Probationary Member: A "probationary" member is a person within the ages defined by JCI Michigan for individual membership, who has applied to become an active member and provided funds with such application to this organization, and is awaiting approval or rejection of their application by the Board. A person shall not be a probationary member longer than sixty (60) days. After such period, if the Board has not made a final disposition of a probationary member's application, that probationary member is considered to have been unanimously approved as an active member of the organization. A probationary member shall have the following rights, privileges, and abilities:

1. The right to serve as a project chairperson.
2. The right to serve on a committee.

Probationary members shall not have the following rights, privileges, or abilities:

1. The right to vote in any organization election.
2. The right to serve as a chairperson of any standing or special committee.
3. The right to serve as an officer of the organization.

## C. Honorary Life Members/JCI Senators/JCI USA Ambassadors/JCI Michigan

 Emissaries: Any past President, elected or appointed officer of JCI Michigan or JCI USA, or any member who has retained an active membership in this organization in good standing for at least ten (10) years, is eligible for election as an honorary life member upon exceeding the maximum eligible age for active membership, after reaching the anniversary date at which said member became an individual member of any local chapter of JCI. The Board, in the exercise of its discretion, may make a two-thirds (2/3) vote to elect an active member an honorary life member.To recognize the efforts of an individual who does not meet any of the above criteria, the Board may unanimously and with the written recommendation of three (3) past Presidents of this organization bestow an honorary life membership on an individual who exceeds the age of active membership.

Any eligible person elected as an honorary life member, a JCI Senator, a JCI USA Ambassador, or a JCI Michigan Emissary shall retain such status for life without the payment of any additional dues, and shall have all of the rights of an active member, except for the following:

1. The right to be a chairperson of any project.
2. The right to be the chairperson of any standing or special committee.
3. The right to vote in all elections of this organization.
4. The right to serve as an officer of the organization.
Section 3. Junior Jaycees. A Junior Jaycee is defined as any person who is (1) under the
required age for active membership and (2) sponsored by an active member to be
a part of the organization.
A. Junior Jaycees shall have the following rights, privileges, and abilities:
a. The ability to attend an organization project.
b. The ability to serve on a project committee.
c. The ability to buy a Kalamazoo Jaycee name badge at cost (as determined by the Board).
B. Junior Jaycees may not do any of the following:
a. Nominate a person for an office in the organization.
b. Vote in any organization election.
c. Chair an organization project.
C. Junior Jaycees shall have no dues requirements.

Section 4. Sustaining Members. Any individual, association, business, or corporation may become a sustaining member either by subscribing to any special project fund used to further the purpose of the organization, or, in the case of individuals, by paying the annual dues and upon acceptance of the Board.

Section 5. Application for Membership. The Board shall approve, by a majority vote of those Board members present and voting, the election of an applicant/ probationary member to active membership. The current President, Programming VP, Executive VP, or designee of this organization shall notify each candidate for active membership of approval or disapproval of their application for membership.

Applicants for membership must have paid an initiation fee and has met the requirements for dues as set by JCI MI, prior to the Board's approval of membership. This amount shall constitute the initial membership charge. As an immediate recognition of receipt of application and payment, said applicant/ probationary member will symbolically be sworn in at time of initial application, however an applicant will only be officially added to the membership roster of this organization, JCI Michigan, JCI USA, and JCI organizations after it has been certified that the above initial payments have been received and after the Board approves an application for membership.

Section 6. Membership Renewal. The anniversary date of an active member is defined as the quarter in which the member is first added to the membership roster of this organization, JCI Michigan, JCI USA, or JCI organizations. Renewed memberships shall only be maintained on the roster of the organization and reported to JCI Michigan only after the Board has certified that the appropriate amount for renewal of membership has been received.

Section 7. Dues. The initiation fee and dues of the organization shall be determined and set by the Board of Directors from time to time. An increase in dues may be implemented only once in any fiscal organization year.

Section 8. Termination of Membership. The Board may, after a hearing attended by the Board, where a quorum of the Board exists may, by a two-thirds (2/3) vote of those Board members present, censure, suspend, or remove from the roster any member of the organization for good cause shown, as determined by the Board, provided that such member is given written notice of this action by the Board of Directors by certified mail not less than ten (10) days prior to the date of such action. The Board shall determine the terms of the censure and/or suspension.

Any member of the organization who has not paid membership dues shall be automatically removed from the roster by the end of the quarter in which they are due.

Section 9. Harassment. The organization will not tolerate harassment of its members by another member. If a member feels that they are being harassed, that member may notify any member of the Board of such harassment and that member of the Board must present the information disclosed to them to the Board at its next meeting, or as soon as possible.

## A. Harassment Defined. Harassment includes sexual harassment, improperly abusive or suggestive language, stalking, unsolicited or unwanted communications and other forms of behavior that the Board may deem to

constitute harassment. The Board shall have the sole authority to determine whether particular behavior(s) or action(s) constitute harassment and the sole authority to define harassment.
B. Harassment; Investigation and First Warning. If a member engages in harassment of another member and such actions are reported to a member of the Board, the Board shall investigate such a claim. If the Board determines harassment occurred, the offending member shall be notified in writing that such behavior must cease immediately and that the offending member is entitled to only one more warning before a vote by the Board to determine whether the offending member's membership should be revoked. The warning is the offending member's "first warning."
C. Harassment; Repeat Offense and Second Warning. If, after the first warning, the member continues to engage in harassment of another member and such actions are reported to the Board, the Board shall notify the offending member in writing that such behavior must cease immediately and that any further harassment will lead to a vote by the Board as to whether the offending member's membership should be revoked. This second step is the offending members "second warning."
D. Harassment; Disciplinary Actions. If, after the second warning, the offending member continues to engage in harassment of another member and such actions are reported to the Board, the Board shall convene a disciplinary hearing in accordance with this organization's Bylaws, Article II, Section 8, Termination of Membership.

Section $10 \quad$ Transfer of Membership. Any member in good standing of another recognized JCI USA or JCI chapter may, provided that the individual meets the requirements of membership in this organization, and upon application and acceptance, become a member of this organization without the payment of additional dues until the expiration of such person's current membership in the said recognized JCI USA or JCI chapter. No initiation fees, unless payable to JCI Michigan, JCI USA, or JCI
organization, shall be required of such person.

Any member of this organization in good standing who moves to another recognized JCI USA or JCI chapter may, upon request of that organization, be credited to that organization the pro rata share of the JCI Michigan, JCI USA, and JCI dues already paid by such member.

Section 11. JCI Senate Procedures. Any past President, elected or appointed officer of JCI Michigan or JCI USA, or any member who has retained an active membership for at least ten (10) years, who meets the qualifications for membership in the JCI Senate in accordance with the bylaws and policies of JCI, shall be eligible for nomination to the JCI Senate. Such an election requires a two-thirds (2/3) vote of the Board at the next meeting.

Section 12. JCI USA Ambassador Procedures. Any past President, elected or appointed officer of this organization's district, JCI Michigan, or JCI USA, who meets the qualifications to be awarded the titled of JCI USA Ambassador in accordance with the bylaws and policies of JCI USA, shall be eligible for nomination as a JCI USA Ambassador. Such an election requires a two-thirds (2/3) vote of the Board at its next meeting.

## ARTICLE III <br> Government and Control

Section 1. Government. The Board shall have the responsibility and control of the property and management of the organization, subject to the will of the membership. The Board shall consist of the officers, the immediate past President, and not more than one director for every fifteen (15) members.

Officers and Directors defined by these bylaws and all other appointed officers will assume their duties on January 1. Officers and Directors duties end on January 1 of the following year. See Article IX Section 1, Fiscal Year and Audit.

Section 2. Committees. The Board shall determine the committees it deems proper and necessary to fulfill the objectives and purposes of the organization. The Board shall create such committees and determine who sits on such committees.

Section 3. Authorization of Payment of Obligations. The Board shall approve of all expenditures. All checks must be signed by the President, the Treasurer, or other signatories authorized by the Board. The Board may designate two (2) or more members to approve an expenditure if necessary and in limited circumstances.

At each Board meeting, a written report of all revenue and expenditures shall be submitted to each board member.

The Board may issue obligations against the credit of the organization in the form of credit cards and other liabilities approved by two-thirds (2/3) of the Board then in office.

No member of the Board shall reimburse a family member from chapter funds.

Section 4. Authority to Enter into Contracts. General members of this organization shall not have the power or authority to enter into any contract or agreement on behalf of this organization. Only the President may enter into any contract or agreement binding this organization.

Section 5. Adoption of Policies. The Board may develop and approve policies for the chapter except for amount of dues. Dues changes are executed according to Article X, Section 2.

Section 6. Annual Chapter Plan. The Board, at a planning meeting held at the beginning of a fiscal year at a date to be designated by the President, may approve and print its Annual Chapter Plan and Budget. The Annual Chapter Plan as approved by the Board of Directors shall be presented to the members for approval at a GMM no later than the February meeting. A copy of the Annual Chapter Plan shall be made available upon request to any active member in good standing.

## ARTICLE IV

## Board of Directors and Officers

Section 1. Board of Directors. The Board of Directors shall consist of the Chairman of the Board, President, Executive Vice President, Membership Vice President, Programming Vice President, Secretary, Treasurer, and the required number of Directors as provided by these bylaws. The voting members of the Board of Directors shall consist of the President, all Vice Presidents, all Directors, Secretary, and the Treasurer. The Chairman of the Board shall only vote in case of a tie.

Section 2. Officers. The officers of the chapter shall be the President, Executive Vice President, Membership Vice President, Programming Vice President, Secretary, Commented [LK1]: Insert Membership Vice President

Commented [LK2]: Add comma

Section 3. Appointed Members of the Board. The Board shall have the power to appoint such other non-voting directors as the Board may deem necessary for the transaction of business of this organization. The President may nominate, and the Board may confirm by a majority vote of Board members present and voting at any meeting of the Board where quorum is present, such appointed officers.

Section 4. Duties of Board Members. The duties of the members of the Board shall be as indicated by the title of each board member's position. It shall also be their duty to attend meetings of that body and of the general membership. Any board member who misses two (2) consecutive regular Board meetings or two (2) consecutive GMMs, or a total of three (3) regular Board meetings or GMMs during the fiscal year without approval by the Board shall be dismissed upon written notice from the Board; provided, that upon receipt of an explanation
acceptable to and approved by the Board, the dismissal may be waived.
Vacancies so caused shall be filled as provided by Article VII, Vacancies and Succession of Office.

The Board shall have the authority to amend or waive dues for individual active and probationary members on a case-by-case basis.

The Board of Directors shall see that members of this organization are notified of the annual renewal deadline at least sixty (60) days in advance of any annual deadline date. The responsible party shall be responsible for maintaining a current list of delinquent members.

In general, the President and/or an appointed press secretary are the official representatives of the organization to the public, unless such duty is delegated to another member of the Board.

The Board shall acquire additional insurance if necessary for projects where alcohol is supplied or sold by the organization.

The Board of Directors shall regularly review the budgets and balance sheets for each area of opportunity to ensure that all funds of the organization are being used appropriately. The Board of Directors shall maintain a complete understanding of the status of all funds.

The Vice Presidents, Secretary, Treasurer, the Directors, and the Chairpeople of standing and special committees shall prepare reports of activities and progress to date, and be prepared to give such reports at each GMM or Board meetings if called upon to do so. Written reports will be required upon completion of particular projects or activities at the end of each fiscal year and as determined necessary by the President.
A. Duties of the President: The President, as chief executive of this organization, shall supervise the affairs and activities of this organization.
B. Duties of the Immediate Past President: The immediate past President shall be the Chairman of the Board and serve on the Board of Directors. The Chairman of the Board will preside at all Board of Directors meetings. If the immediate past President cannot serve as Chairman of the Board, then the board can appoint the Chairman Pro Tem of the Board via majority vote. The board appointee must be a previous officer in good standing.
C. Duties of the Secretary: The Secretary shall keep an attendance record of the Board of Directors meetings, and shall assist the President in determining whether a quorum exists at all regular and special meetings of the Board and at GMMs. The Secretary shall have other duties as assigned by the President.
D. Duties of the Treasurer: The Treasurer shall keep track of all financial matters for the organization. The Treasurer shall also provide a monthly financial report at every Board of Directors meeting and GMMs. The Treasurer shall be responsible for all financial records of the organization. The Treasurer shall also have the ability to determine the procedure for reimbursement.
E. Duties of the Vice Presidents: The Executive Vice President shall perform the duties assigned to them by the President and shall be in charge of the general management, fundraising, and public relations of the Chapter. The Membership Vice President shall perform the duties assigned to them by the President and shall be in charge of all membership recruitment and retention activities authorized by the Board of Directors. The Programming Vice President shall perform the duties assigned to them by the President and shall be in charge of all programming activities authorized by the Board of Directors. In the event of the removal, inability, resignation, or death of the President, the respective Vice President shall assume the duties of President as delineated in Article VII Section 1.
F. Duties of the Directors: Each director shall perform the duties assigned to
them by the President and/or Vice President.

Section 5. | Indemnification. Every officer and board member of this organization shall be |
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| indemnified by the organization against all expenses and liabilities, including |
| counsel fees imposed in connection with any proceedings to which such officer or |
| board member may be made a party or in which they may become involved by |
| being or having been on the Board or serving as officers of this organization, with |
| the exception of gross negligence or intentional violations of the bylaws or |
| policies of this organization. | l$l$

Section 6. Removal from office by members. Any member of the Board may be removed from office, by a two-thirds $(2 / 3)$ vote of the quorum of active members then in good standing who are present and voting at any properly called meeting. Written notice of any removal proceeding must be given, not less than ten (10) days before the meeting at which removal will be considered, to each member of the organization and to each member of the Board. Any member of the Board subject to removal may attend any such meeting in person, or by a representative, and be allowed to respond to any reasons given for a removal. The board may develop procedures to implement this section.

Section 7. Removal from office by Board of Directors. Any member of the Board or an officer may be removed from office by a two-thirds (2/3) vote of the Board. Written notice of any removal proceeding must be given to each member of the Board not less than ten (10) days before the meeting at which removal will be considered. Any member of the Board subject to removal may attend any such meeting in person, or by representative, and be allowed to respond to any reasons given for removal. The board may develop procedures to implement this section.

Section 8. JCI Michigan Relations.
A. JCI Michigan; Votes. In elections held by JCI Michigan and this organization's district, the President and all members of the Board of Directors attending said election as permitted by JCI Michigan may cast votes on behalf of the organization based on the results of an advisory caucus of the Board of Directors held at any time prior to the date of a JCI Michigan election. If sufficient officers are not able to vote in a JCI Michigan or district election, the President may appoint designee(s) to cast votes on behalf of the organization.
B. JCI Michigan Elections; Caucus. If the President attends an election for JCI Michigan, this organization's district, or JCI USA, the President shall be the chairman of this organization's delegation and shall preside over the advisory caucus. If the President is not in attendance, the chairperson of the Board may be the chairperson, if they are in attendance. If the chairperson of the Board is not in attendance, the President may appoint a chairperson for the delegation.
C. JCI Michigan Elections; Caucus Determination. The delegation chairperson shall determine the need, time, and location of any caucus for this organization's delegation at any JCI Michigan, district, or JCI USA meeting. A simple majority of the delegation will provide for an advisory directive to be given to each person who is designated to cast votes for the organization. Any delegate who has separate voting rights by virtue of holding an office with JCI Michigan or JCI USA may participate and vote in this organization's caucus but is not bound to cast votes according to any advisory directives adopted by the delegation.

## ARTICLE V

## Elections

Section 1. Nomination Requirements. To be considered a nominee for the office of President, Executive Vice President, Membership Vice President, Programming Commented [LK6]: Membership Vice President,

Vice President, Secretary, Treasurer, or Director, a member must be an active member in good standing and must meet the minimum requirements as outlined below to be considered as a nominee for a position, by the commencement of the
annual elections GMM.

Section 2. Terms of Office.
A. President: shall have served at least one (1) full year as a voting member on the Board of Directors, have chaired at least two (2) Kalamazoo Jaycees projects; have attended orientation for the organization; and have attended one Project Managers Guide (PMG) training session for this organization. No member shall be elected to the office of President more than two (2) times and not in successive years.
B. Vice President: shall have been a member of the organization for at least one (1) full year; have chaired at least two (2) Kalamazoo Jaycees projects; have attended orientation for the organization; and have attended one Project Managers Guide (PMG) training session for this organization. A Vice President may not serve in the same office for two (2) successive years.
C. Treasurer: shall have been a member of this organization for at least one (1) full year; have chaired at least one project for this organization; have attended an organization orientation; and have attended one Project Managers Guide (PMG) training by this organization.
D. Secretary: shall have been a member of this organization for at least six (6) months; have chaired at least one project for this organization; have attended an orientation for this organization; and have attended one PMG training session by this organization.
E. Directors: shall have been a member of this organization for at least six (6) months; have chaired at least one project for this organization; have attended an orientation for this organization; and have attended one PMG training session.
F. A nomination requirement for an individual office may be waived by two-thirds $(2 / 3)$ vote of the Board of Directors. A member may have the requirement waived
no more than once (1).

Section 3. Elections Committee. The President, with approval of the Board, shall, on or before August, select an elections committee and determine the manner of providing ballots to the general members at election. If any member of the elections committee is nominated for a position, they shall submit their resignation from the committee and the President shall appoint a member to serve in place of the candidate.

Section 4. Nomination and Election of Officers. Nominations for the offices of President, Executive Vice President, Membership Vice President, Programming Vice President, Secretary, Treasurer and Directors shall initially take place at the September and October General Membership Meeting ("GMM") with elections taking place at the October GMM or at the next possible opportunity. A nomination must be made by a member in good standing of this organization and seconded by another member in good standing.

The Chairman of the elections committee, at the September and October GMM, shall open nominations for President. After all nominations for the office of President have been made, the Chairman of the elections committee shall close the floor for nominations for President. At the October GMM, the Chairman of the elections committee shall then call upon each candidate in the order of their nomination to speak for not more than four (4) minutes. Immediately following candidate speeches, the Chairman of the elections committee shall call for the election of the President.

The Chairman of the elections committee shall then open nominations for the Executive Vice President at both the September and October GMM. After all nominations for the office of Executive Vice President have been made, the Chairman of the elections committee shall close the floor for nominations for Executive Vice President. At the October GMM, the Chairman of the elections committee shall then call upon each candidate for Executive Vice President in the order of their nomination to speak for not more than three (3) minutes.

The Chairman of the elections committee shall then open nominations for the Membership Vice President at both the September and October GMM. After all nominations for the office of Membership Vice President have been made, the Chairman of the elections committee shall close the floor for nominations for Membership Vice President. At the October GMM, the Chairman of the elections committee shall then call upon each candidate for Membership Vice President in the order of their nomination to speak for not more than three (3) minutes.


#### Abstract

The Chairman of the elections committee shall then open nominations for the Programming Vice President at both the September and October GMM. After all nominations for the office of Programming Vice President have been made, the Chairman of the elections committee shall close the floor for nominations for Programming Vice Presidential position. At the October GMM, the Chairman of the elections committee shall then call upon each candidate for Programming Vice President in the order of their nomination to speak for not more than three (3) minutes.


The Chairman of the elections committee shall then open nominations for Secretary and Treasurer at the September and October GMM. After all nominations for the offices of Secretary and Treasurer have been made, the Chairman of the elections committee shall close the floor for nominations. At the October GMM, the Chairman of the elections committee shall call upon each candidate in the order of their nomination to speak for not more than two (2) minutes.

Section 5. Nomination and Election of Directors-at-Large. Following the nominations for Secretary and Treasurer, the Chairman of the elections committee shall announce that nominations are in order for the positions of Directors. After all nominations for Directors have been made, the Chairman of the elections committee shall close nominations of Directors. The Chairman of the elections committee shall not call upon members nominated for a Director position to speak.

Section 6. Balloting For Officers. All voting shall be by written ballot. The ballots shall have the names of nominees from the September GMM typed in the order of their nominations, each office having its own separate ballot. Ballots are to be distributed with writing implement, to those members present and in good standing as determined by the President and Treasurer at the beginning of the October GMM. Ballots, with the exception of any authorized absentee ballots previous distributed, shall only be distributed immediately prior to the commencement of an election at the October GMM.

In the event of an unopposed nomination, each member may mark on their ballot either one affirmative vote or one negative vote. The nominee must receive more affirmative votes than negative votes to win the office.

In the event of a contested election, each member may mark on their ballot one affirmative vote for the nominee of the member's choice. The winner of each office shall be the nominee receiving the plurality of affirmative votes cast.

Absentee ballots shall be supplied to any member entitled to vote at an election of Officers and Directors-at-Large upon written request by the member to the Chairman of the elections committee. The ballot must be returned to the Chairman of the elections committee prior to the close of the polls at the October GMM.

Section 7. Balloting for Directors-at-Large. All voting shall be by written ballot. These ballots will have the names of the nominees from the September GMM typed in the order of nominations. Ballots are to be distributed with writing implement, to those members present and in good standing as determined by the President and the Treasurer at the beginning of the October GMM. Ballots shall only be distributed immediately prior to the commencement of an election at the October GMM.

In the event of having less than or equal nominees than available directorships, members may mark on their ballots an affirmative vote for each nominee of their
choice. If a member does not wish to elect a nominee for a Director-at-Large position, then the member may cast a negative vote for that nominee. If a nominee receives more negative votes than affirmative votes, they will not be considered elected into a Director-at-Large position.

In the event there are more nominees than available directorships, a member may mark on their ballot a number of votes equal to the number of available offices. Members may cast any combination of affirmative and negative votes. The winner of each directorship will be the nominee who received the most affirmative votes. If a nominee receives more negative votes than affirmative votes, they are not considered elected. There shall be no cumulative voting.

For the election of directors and selection of their commission, priority for commission will be given to those receiving the greater number of affirmative votes.

## ARTICLE VI

## Meetings and Quorum

Section 1. Rules of Conduct. The most recent version of Robert's Rules of Order, Newly Revised shall govern the conduct of all regular and special committee, membership, and Board meetings, unless otherwise expressly provided for in these bylaws.

Section 2. Membership Meetings. Regular meetings (General Membership Meetings ("GMM")) shall be held on the third Wednesday of each month during the course of the organization's fiscal year, unless it is impracticable to hold the meeting on said day. Twenty-five percent ( $25 \%$ ) of the membership in good standing shall constitute a quorum at all regular and special membership meetings.

Upon ten (10) days written notice to the then current membership, special meetings of the membership may be called by the President or shall be called on
written demand of at least ten percent $(10 \%)$ of the then current membership. The reasons for calling a special meeting shall be stated within the written call for the special meeting.

The Board shall adopt a standing policy for rescheduling of any meetings.

Section 3. Board of Directors Meetings. Regular meetings of the Board shall be held on the first Wednesday of each month during the course of the organization's fiscal year, unless it is impracticable to hold the meeting on said day. The presence of a fifty percent $(50 \%)$ of the voting Board members then in office shall constitute a quorum.

The Board shall meet in annual session on the first Wednesday of January in each year, unless the Board of Directors picks a different day, and shall close the year at a Board meeting no later than December 31. At the Board's final meeting, the Board shall declare itself adjourned "sine-die" (adjourned without day). Once the Board adjourns sine-die it shall have no further meetings, unless an emergency is declared by the President that requires a meeting of the Board. Any projects still open after "sine-die" shall be closed at the end of the first quarter of the following year.

Upon no less than twenty-four (24) hour advance notice, special meetings of the Board may be called by the President or on a demand in writing signed by three (3) voting members of the Board. The reasons for the special meeting shall be stated within the call for the special meeting. A special meeting may be held over the telephone, electronic mail, or other electronic means.

The Board shall adopt a standing policy for rescheduling of any meetings.

Section 4. Votes of the Board by electronic means. The President is authorized to place business before the Board for its deliberations between regular meetings of the Board via electronic means (including e-mail) in accordance with these bylaws. A member of the Board must sponsor a motion and such motion must receive a
second from another member of the Board to commence a vote by electronic means. In order for any vote to be valid when electronic means are used, at least two-thirds $(2 / 3)$ of the members of the Board of Directors must participate in the business. No appropriation approval above $\$ 500.00$ shall be made via an electronic means process. No authorization of credit, appointment of officer, disciplinary procedures, or removal from office procedures may be taken by an electronic means process. The Secretary, or their designee, is responsible for tallying all votes collected during a vote by electronic means and shall inform all members of the results of the vote by electronic means. If a member of the Board does not have access to the necessary electronic means, the President, or their designee, must attempt to contact such member(s) to secure votes by such member(s). The President shall close the business seventy-two (72) hours after notice is first given. All actions taken by electronic means must be recorded in the minutes of the next regular Board meeting.

## ARTICLE VII

## Vacancies and Succession of Office

| Section 1. | President and Vice Presidents. In case of the vacancy, removal, inability, resignation, or death of the President, the Executive Vice President, the Membership Vice President, the Programming Vice President, the Secretary, or the Treasurer (in that order), shall perform all the duties of President, and when so acting shall have all the powers and be subject to all restrictions placed upon the President. This order of succession shall rule until a new President is elected as outlined in the following paragraph. |
| :---: | :---: |
|  | Within sixty (60) days of a vacancy in the office of President, the acting President shall call for an election to fill the unexpired term of office. This election shall take place at a regularly scheduled GMM. The procedure used in any vacancy election for President shall be identical to the procedures used at the Annual Elections. See Article V Section 4, Elections, Nomination and Election of |

Officers.

In the case of the vacancy, removal, inability, resignation, or death of a Vice President, the President shall nominate an active member in good standing, subject to a confirmation vote by a majority of the Board present and voting at any meeting to fill the Vice President's unexpired term of office. The Board may, in its discretion, keep the position vacant. The President may assume the duties of the vacant position. The Board shall maintain a policy on how to handle such nominations.

Any member nominated to fill a vacant officer position must possess the same qualification as required by the office to be filled and if any member so nominated is a current member of the Board, they shall resign their current office prior to filling any vacancy. Any member nominated to fill a vacancy may be allowed to run for a consecutive term of office in the fiscal year following their election.

Section 2. Secretary, Treasurer. If the Secretary or the Treasurer is unable to serve, such vacancy may be filled by an active member in good standing, who shall possess the same qualifications as required by the office to be filled, at the time of their election. A majority vote of the Board present shall be required for appointment to fill a vacancy.

Section 3. Directors. If a Director is unable to serve or an additional non-voting position is created, such vacancy may be filled by an active member in good standing, who possesses the same qualifications as required by the office to be filled, at the time of their election. A majority vote of the Board present shall be required for appointment to fill a vacancy. The Board need not fill a vacant Director position.

## ARTICLE VIII

Projects

Section 1. Chairperson's Responsibilities. A project chairperson for a select committee shall

> be responsible for the following duties including, but not limited to:
> A. Coordinating committee members and meetings.
> B. Resolving issues and conflicts related to the select committee.
> C. Writing and completing the Project Management Guide (PMG).
> D. Overseeing the finances of a select committee.
> E. Ensuring the select committee project stays within its budget.
> F. Submitting articles to the website, social media and other applicable outlets.
> G. Promoting the select committee to members.
> H. Updating the project status to the supervising director and/or Vice
> President, including quarterly evaluations, as needed.
> I. Conducting reminder calls.
> J. Attending the select committee meetings and/or events.
> K. Gathering and compiling all substantiation.
> Section 2. Procedures for opening a select committee. The first seven (7) questions of a PMG or sufficient documentation as determined by board must be submitted to the Board prior to any motion to open a project.
> Section 3. Procedures for closing a select committee. Upon completion of a project, a completed PMG must be submitted to the Board before any motion to close a
> select committee.
> Section 4. Significant changes in a select committee. If any significant change occurs during a select committee either fiscally or substantially, an updated PMG must be presented to the Board. If an additional appropriation is required, such appropriation must be approved by a majority vote of the Board at any meeting of the Board.
> Section 5. Reimbursement/payment for expenses. All members of the Board and chairpersons for select committees shall remit to the Treasurer the appropriate financial documentation to allow for the keeping of accurate financial records.

## ARTICLE IX

Updated August 21, 2019

Commented [LK10]: PMG

## Commented [LK9]: PMG

Commented [LK11]: PMG

## Fiscal Year and Audit

Section 1. Fiscal Year. The fiscal year of this organization shall commence January 1 and end December 31.

Section 2. Annual Review. Before the completion of this organization's fiscal year, the President shall appoint a committee consisting of the President, the Treasurer, and at least two (2) other Board members to perform an annual review. The committee's responsibilities are to:

1. Assure that a report of all cash receipts and expenditures for all bank accounts is prepared for the fiscal year and assure the reports' accuracy with any necessary documentation. This report shall be provided to Board members at the February Board of Directors meeting.
2. Prepare and file any other documents required by state or federal law.
3. Assist with the drafting of the budget for the following year.

Section 3. Preparation of documents. In addition to the committee for the Annual Review, the President shall appoint a committee consisting of the President, the Treasurer, the past President, and the past Treasurer to prepare the following.

1. In accordance with prevailing statutes, prepare and file the Michigan

Annual Report for a not-for-profit corporation.
2. In accordance with prevailing statutes, prepare and file with the Internal Revenue Service, Form 990.
3. Prepare and file any other documents required by state or federal law.

Only the current President and Treasurer may sign documents on behalf of the organization, including the Annual Report submitted to the State of Michigan and documents to the Internal Revenue Service.

Section 4. Document Retention and Destruction Policy.


#### Abstract

A. Documents and Records: The Kalamazoo Jaycees take seriously the obligation to preserve information relating to litigation, audits, and investigations. As such, the Board of Directors shall be required to establish and maintain a policy for the retention and destruction of documents. This policy shall be consistent with any legal obligations and IRS requirements.


B. Legal Hold: From time to time, the President may issue a notice, known as a "legal hold," suspending the destruction of records due to pending, threatened, or otherwise reasonably foreseeable litigation, audits, government investigations, or similar proceedings. A legal hold supersedes the existing document retention and destruction policy. No records specified in any legal hold may be destroyed, even if the scheduled destruction date has passed, until the legal hold is withdrawn in writing by the President.
C. Review: The President and Treasurer will periodically review the document retention and destruction policy with legal counsel or a certified public accountant to ensure that they are in compliance with new or revised regulations.

Section 5. Board of Directors; Transitional Programming. It is the duty of the current Executive Vice President, Membership Vice President, Programming Vice President and Directors to assist with the planning of projects to occur in the first quarter of the following year. This includes recruiting committee members and providing training to chairpersons. Newly elected officers may be invited for training and select committees in the new officer's area of responsibility.

Section 6. Board of Directors; Transitional Documents. Each outgoing Vice President and President shall compile any documents and materials necessary for the incoming Board and ensure such documents and materials are provided to the incoming Board and successors to office. The following documents must be transferred
from the outgoing Board to the incoming Board during the transition period, but no later than January 1:
A. Any state or national Jaycee submissions;
B. The organization's Bylaws and the outgoing board's policies;
C. Project Management Guides;
D. The Chapter Plan adopted by the outgoing board;
E. Record of dues paid;
F. Financial records;
G. Fourth Quarter Evaluations;
H. Long range plans;
I. Press kits;
J. Training materials;
K. All other items deemed appropriate

## ARTICLE X

## Amendment, Restatement, and Clarification of Bylaws

Section 1. Bylaws Review. If the Board or a portion of the active membership wishes to have the bylaws reviewed, either the Board or ten percent (10\%) of the active membership may propose amendment to the bylaws.

Section 2. Amendment. The amount of dues or the content of these bylaws may be amended, restated, or clarified by a two-thirds $(2 / 3)$ vote of the active members at any GMM, provided a quorum is present as prescribed in these bylaws and provided that written notice of the proposed amendment or amendments has been mailed or e-mailed to the last known mailing address or e-mail address of each member at least ten (10) days prior to the date of such meeting. This ten-day written notice requirement may not be waived.

## ARTICLE XI

## Dissolution of the Kalamazoo Chapter of the Jaycees

Section 1. Dissolution. In the event that the organization should disband its membership, and no longer be considered a chapter in good standing with JCI USA, then all assets remaining after dissolution and winding up of the Kalamazoo Chapter of the Jaycees shall revert to JCI Michigan for its sole possession.

This organization may be dissolved by a vote of seventy-five percent (75\%) of the current active members at a properly called meeting.

