

ARTICLE 1: NAME AND PURPOSE

SECTION 1: NAME

This organization shall be called the O.M. International Sideband Society, Inc., (O.M.I.S.S.), herein after referred to as "THE SOCIETY," and shall be incorporated as a non-profit organization.

SECTION 2: PURPOSE

The rules and regulations of this society are designed to provide an amateur radio service having a fundamental purpose as expressed in the following:

- a. Recognition and enhancement of the value of the amateur service to the public as a voluntary noncommercial communication service, particularly with the respect to providing frequencies for emergency communications.
- b. Encouragement and improvement of the amateur radio service through rules which provide for the advancing skills in the communications phase of the art by providing frequencies where traffic can be passed.
- c. Expansion of the existing reservoir within the amateur radio service of trained operators.
- d. Continuation and extension of the amateur's unique ability to enhance international goodwill.
- e. Providing a means by which members, regardless of location, can have fellowship, and participate in activities provided by this organization.
- f. The Board of Directors may authorize any type of two-way communications for our nets that is authorized by the Federal Communications Commission for Amateur use.

ARTICLE 2: MEMBERSHIP

SECTION 1: MEMBERSHIP REQUIREMENTS

- a. All members shall hold a current amateur operator's license of the proper class issued by the proper authority of the country in which they reside for the frequency and mode of operation used on the particular O.M.I.S.S. net.
- b. All amateur operators shall contact or be contacted by two O.M.I.S.S. members with O.M.I.S.S. numbers on net times and net frequencies to qualify for membership.
- c. All amateur operators in applying for membership shall send a membership application and log information of the O.M.I.S.S. members contacted on net times and frequencies to the Treasurer.
- d. All amateur operators in applying for membership shall include the full cost of lifetime membership dues, payable to O.M.I.S.S.

SECTION 2: MEMBERSHIP DUES

Lifetime membership dues shall be determined by a majority vote of the Board of Directors and shall be consistent with increases and decreases in postal rates and the cost of printing net materials, certificates, etc.

ARTICLE 3: ELIGIBILITY AND VACANCIES

SECTION 1: ELIGIBILITY TO HOLD OFFICE

- a. A member, to be eligible to hold office in the Society, shall have held membership in the society for a period of one calendar year prior to Dec 1 of the election year, and shall have shown active interest and participation in the Society and its activities.
- b. In the event of an office becoming vacant, the President shall appoint a member to fill the un-expired term of the individual vacating the office, subject to confirmation by the Board of Directors. In the event the office becoming vacant is the President, the Vice-President shall be elevated to the President position if confirmed by the Board of Directors. In the event the Vice-President does not wish to serve in this position, he shall appoint a member to fill the unexpired term of the President subject to confirmation of the Board of Directors. Confirmation shall be by a two-thirds majority vote of the remaining board members.

ARTICLE 3A: NOMINATIONS, ELECTIONS, and TERMS OF OFFICE

SECTION 1: NOMINATIONS

- a. A nominating committee shall be appointed by the President of the Society. The nominating committee shall be made up of three lifetime individual members of the society, each holding a valid (non-void) O.M.I.S.S. number. These appointments shall be announced at the July Board of Directors meeting every even numbered year.
- b. The nominating committee shall nominate members of the society for each of the six elective offices. The nominating committee shall nominate at least one member for each of the elective offices of President, Vice President, Secretary and Treasurer. The nominating committee shall nominate at least two members for the elective offices of Director.
- c. No current member of the Board of Directors shall be appointed to the nominating committee. No member of the nominating committee may be nominated for any of the offices in the upcoming election.
- d. The nominating committee shall provide timely status to the membership using any reasonable means. This status shall be limited to reporting the nominee's call-sign and position for which the nominee has agreed to stand. In agreeing to stand for election the nominee further agrees to allow the committee to report his call-sign in all future status generated by the committee. The nominating committee shall not disseminate in any way the particular opinions or positions held by any nominee.
- e. Nominees may withdraw from the election at any time during the nomination process by providing a notice of withdraw to any member of the nominating committee.
- f. The nomination committee may make use of any reasonable means to solicit members that might be interested in serving for elected office.
- g. Only the nominating committee may offer a nomination for elective O.M.I.S.S. office. Members interested in serving should direct their interest and questions to any member of the nominating committee.

- h. The nominating committee shall formally submit the list of nominees to the Board of Directors for their confirmation at the September meeting of the Board of Directors, every even numbered year. With this formal submission the nominating committee is dissolved.

SECTION 2: ELECTIONS

- a. The election of officers of the Society shall be held each even numbered year during the month of November.
- b. The Election Officer shall be appointed by the President of the Society. This appointment shall be announced at the September meeting of the Board of Directors, every even numbered year. The Election Officer shall not be a member of the Nominating Committee. The Election Officer shall not be a member of the currently serving Board of Directors. The Election Officer shall not be a current Nominee for a position in the upcoming election.
- c. Printed ballots shall be sent to all lifetime members via the QSL Bureau, if said member has an SASE on file with the QSL Bureau Manager prior to October 15 of the election year. While the use of the preprinted ballot is encouraged the member may also produce his (or her) own written ballot subject to the criteria of this section.
- d. Each individual lifetime member with a valid (non-void) O.M.I.S.S. number, except radio club members, shall be entitled to one vote by written ballot only for each of the six elective officers of the society.
- e. All ballots shall be clearly marked and show the call-sign, O.M.I.S.S. number, and signature of the member casting the ballot. The ballot must be signed by the member. Members who are unable to sign may provide a witnessed "mark" or other customary legal affirmative as an alternative to a signature. Failure to provide all or part of the member call-sign, O.M.I.S.S. number, and signature shall invalidate the entire ballot.
- f. Proxy votes, verbal votes, or votes cast by "email" or other electronic means shall not be accepted.
- g. Members may only vote for nominated candidates. "Write-in" candidates are not permitted and shall not be counted.
- h. It is not necessary to cast a vote for all positions up for election. The voter shall mark the ballot for no more than one candidate for the offices of President, Vice President, Secretary and Treasurer. The voter shall mark the ballot for no more than two candidates for the offices of Director. Failure to comply with this direction shall invalidate only the portion of the ballot marked incorrectly. The remaining properly marked portions shall be counted as valid.
- i. All written ballots shall be properly completed by the voting member and sent by U.S. Postal Service to the appointed election officer, to be received no later than November 15 of the election year. All ballots must be sent directly to the election officer. Ballots submitted to alternate addresses (including the QSL bureau) shall be considered invalid and shall be discarded by the receiving party without notification to the voting member.
- j. The election officer has sole and final authority as to the legality of all ballots submitted.
- k. The appointed election officer shall on November 15 of the election year cease to accept any ballots received after this date. There shall be no exception to this paragraph, even if that date should occur on a weekend or a holiday. The appointed Election Officer shall have the votes tallied and be prepared to inform the Board of Directors of the results no later than November 22 of the election year.
- l. Determination of the winner for the offices of President, Vice President, Secretary, and Treasurer shall be determined by the election officer based on the candidate nominee receiving the most votes cast in

each respective race. Determination of winners for the two Director positions shall be determined by the election officer based on the two nominees receiving the two highest numbers of votes cast in that race.

- m. Ballots will be retained by the election officer until December 31 of the election year and then destroyed. The appointment of the election officer ends on Dec 31st of the election year.
- n. In the event of a tie vote for any office, the President shall then call a special run-off election to break the tie vote. The runoff shall only be for the office(s) where a tie occurred. The runoff election shall be announced on all nets and shall indicate in which race(s) the tie occurred, the call-signs of the candidates which tied, and that written votes to break the tie should be sent to the election officer. Only the candidates which tied shall be part of the runoff election. Other candidates receiving fewer votes than the tied candidates shall not be considered in the runoff vote. This special election shall not require that a printed ballot be sent to each member. A hand written paper or e-mail ballot shall be considered sufficient. This ballot shall be subject to all ballot requirements noted above with the exception of the member signature and electronic submission. A legal signature shall NOT be required on the runoff ballot. Submission of the runoff ballot by electronic means (aka email) shall be permitted. Runoff ballots MUST contain the voting member's call-sign and O.M.I.S.S. number to be considered valid. All special election votes are to be received by the election officer no later than December 10 of the election year. The election officer has sole and final authority as to the legality of all ballots submitted. The election officer shall inform the Board of Directors of the results of the run-off election no later than December 15 of the election year. The Board of Directors shall promptly announce the results and the officers elected by this run-off election shall assume office on December 15th.

SECTION 3: TERMS OF OFFICE

- a. The term of office of each elective office shall be for a period of two years.
- b. The term of office of each elective office shall begin the first day of December and shall end the last day of November each two years or until the successor assumes office.
- c. The term of office of each elective office elected by special run-off election shall commence on December 15 of the election year and shall end the last day of November each two years or until the successor assumes office.
- d. The term of each appointive office requiring confirmation must be reconfirmed after the incoming Board of Directors takes office.
- e. The term of each appointive office not requiring confirmation shall be at the pleasure of the President, or at such time as the appointive office relinquishes their position.
- f. Each officer, elected or appointed, shall upon completion of his/her office, turn all supplies, books, records, papers, materials, monies, etc. related to such office over to his/her successor in office at the expense of the society. Failure to comply with this paragraph shall constitute reason for removal from membership in the Society

ARTICLE 4: OFFICERS AND THEIR DUTIES

SECTION 1: ELECTIVE OFFICES

The elective offices of the Society shall be the President, Vice-President, Secretary, Treasurer and two Directors.

SECTION 2: APPOINTIVE OFFICES

There shall be two types of appointive offices. Both types are appointed by the President of the Society.

- a. Appointive Offices requiring confirmation. These are appointed by the President and require a two-thirds majority vote of confirmation by the Board of Directors. By virtue of their position, they shall become full voting members of the Board of Directors. These appointed offices are the Chairman of the Advisory Council, All-Bands Net Coordinator, and Awards Manager.
- b. Appointive Offices. These are appointed by the President and do not require a vote by the Board of Directors. . These offices serve entirely at the pleasure of the President. These appointed offices are the QSL Manager, Chairman of the Nominating Committee, and two additional members of the Nominating Committee, Election Officer, three additional members of the Advisory Council, Editor of the O'Missile newsletter, Parliamentarian, Information Officer, Chaplain, Roster Manager, and Business Agent. There shall also be appointed office of Net Coordinator for each of the bands in operation.

SECTION 3: OFFICER DUTIES

- a. **PRESIDENT:** The President shall be the Chairman of the Board of Directors and shall direct all official business of the Board. The President shall appoint all committees and their chairman. The President shall review all committee functions and report their recommendations to the Board of Directors. The President shall review all committee chairmen's performance and re-assign, as he/she may deem necessary. The President shall appoint the four members of the Advisory Council and name their chairman, the All Bands Net Coordinator, Editor for O'Missile News Letter, Parliamentarian, Information Officer, Awards Manager, Business Agent, Nominating Committee with Chairman, Election Officer, Chaplain, Roster Manager, and QSL Manager.
- b. **VICE PRESIDENT:** The Vice-President shall assist the President in his duties and shall preside at the Board of Directors meetings in the absence of the President.
- c. **SECRETARY:** The Secretary shall maintain accurate minutes of each meeting of the Board of Directors and shall preside at the Board of Directors meetings in the absence of the President and Vice President. The Secretary shall read the minutes of the previous Board meeting at each meeting of the Board of Directors at the direction of the President. The Secretary shall handle all routine correspondence from the membership. The Secretary shall notify any member of any appointment as Net Coordinator by the All Bands Coordinator. The Secretary shall mail or e-mail a copy of the minutes of each Board of Directors meeting to the President and each Board Member within two weeks time after a Board of Directors meeting. A copy shall be mailed or e-mailed to the Business

Agent, and a copy shall be sent to any officer where the Board of Directors has acted upon any change pertaining to that office. The Secretary shall in the first quarter of each year send the Business Agent the names and addresses of each member of the Board of Directors.

- d. **TREASURER:** The Treasurer shall maintain accurate records of all membership fees paid, donations from members, income from awards program, income from O'Missile News Letter, income from rosters or any income from any other sources. The Treasurer shall maintain accurate records of all expenses of the Society. The Treasurer shall make a report at each regular Board meeting of the income and expenses of the Society. The Treasurer shall have authority to sign all checks for the Society up to the amount of \$250.00. Any amount over that has to have Board approval. The Treasurer shall furnish to the President and each Board Member a written or e-mail copy of all expenses and income of the Society for each month. The Treasurer shall also receive the applications for membership along with the lifetime membership fee, and issue O.M.I.S.S. membership number and certificate of membership. The Treasurer shall every quarter of the year send the Business Agent a copy of bank deposit records. The Treasurer shall preside at the Board of Directors meetings in the absence of the President, Vice President, and Secretary.
- e. **ELECTIVE DIRECTORS:** The two elected Directors of the Society shall be members of the Board of Directors and shall be part of the governing body and shall aid and assist the society in all activities.

SECTION 4: APPOINTED OFFICERS

- a. **QSL MANAGER:** QSL cards of contacts made on net times and frequencies of the O.M. International Sideband Society, Inc., by members and non-members shall be processed by mail by a QSL Manager, QSL cards shall be sent to the QSL Manager by members and non-members with postage paid by the member or non-member. Each member or non-member shall keep SASE's on file with the QSL Manager in order to receive QSL cards through the QSL Bureau. The QSL manager shall mail QSL cards to all DX stations with the postage paid each way by the O.M. International Sideband Society, Inc. The QSL Manager shall promptly handle all QSL cards received by him/her. DX cards shall be sent airmail. The QSL manager shall report all donations in money or stamps received by him/her at the QSL Bureau to the Board of Directors at the next regular board meeting after the donations are received. The QSL Manager shall follow all directives handed down by the Board of Directors. Any time a QSL Manager resigns or is asked to resign by the Board of Directors, a new QSL Manager shall be appointed. Any remaining QSL cards, monies, stamps, etc. shall be mailed promptly to the new QSL Manager. Failure to forward any remaining QSL cards, monies, stamps, etc., would result in the Board of Directors removing that member from the membership of the O.M. International Sideband Society, Inc.
- b. **ADVISORY COUNCIL:** The Advisory Council shall consist of four members of the Society appointed by the President. The Chairman of the Advisory Council shall be appointed by the President and shall be a member of the Board of Directors. The Advisory Council shall be the voice of the membership. The Chairman and the three members of the Advisory Council should stay in contact with the membership. The comments and suggestions from the membership shall be furnished to the Chairman of the Advisory Council. The Chairman of the Advisory Council shall bring the comments and suggestions from the other three members of the Advisory Council or the membership to the Board of Directors meeting of the Society.
- c. **ALL-BANDS NET COORDINATOR:** The All-Bands Net Coordinator shall be appointed by the President and shall be a member of the Board of Directors. He/she shall recommend to the Board of Directors the calls and names of the members for the position of Net Coordinators. He/she shall control

- all the nets through his/her Net Coordinators. He/she shall set down the rules, regulations and guidelines for the Net Coordinators and their Net Controls to follow. He/she shall submit the rules and regulations and the guidelines for the Net Coordinators and their Net Controls to the Board of Directors for confirmation. He/she shall recommend the removal of any unsatisfactory Net Coordinator to the Board of Directors for their action
- d. **AWARDS MANAGER:** The Awards Manager shall be appointed by the President and shall be a member of the Board of Directors. The awards offered by the O.M. International Sideband Society shall be managed and issued by the Awards Manager. Creation of any new award requires majority confirmation by the Board of Directors. All contact information required for awards, shall be accurate for net times, net frequency, mode of operation and membership number. The Awards Manager shall check log information furnished by members for awards. The decision of the Awards Manager shall be final. The Awards Manager shall furnish a written statement of all expenses and receipts for each month and shall be mailed or e-mailed to the Treasurer. All checks and money received by the Awards Manager shall be forwarded to the Treasurer.
- e. **NET COORDINATORS:** Net Coordinators shall secure Net Controls for each session the net operates on the Net Coordinators band. Net Coordinators shall select Net Controls that in their opinion have good operating procedures, are familiar with the net and are reliable. Net Coordinators shall consult with the All-Bands Net Coordinator before asking anyone to be a Net Control on his/her given band. Net Coordinators shall be a Net Control at least one session a week on their band. Net guidelines are proposed by the All-Bands Net Coordinator and are approved by the Board of Directors. A Net Control shall not make any changes in net guidelines. Any changes recommended by a Net Coordinator shall be submitted to the All-Bands Net Coordinator. If the All-Bands Net Coordinator approves these changes, he/she shall submit them to the Board of Directors for their action. Any decisions made by the Board of Directors concerning the net operations and procedures shall be given to the All-Bands Net Coordinator and he/she shall give it to the Net Coordinators. Net Controls shall be selected by the Net Coordinators but shall be approved by the All-Bands Net Coordinator. Any sensitive or personal problem concerning your Net Controls shall not be discussed on amateur frequencies. The Net Coordinator for his/her band may remove net Controls. The All-Bands Net Coordinator may remove a Net Coordinator with the approval of the Board of Directors.
- f. **NET INFORMATION OFFICER:** The O.M. International Sideband Society, Inc., Net Information Officer shall furnish complete information concerning how to apply for membership, cost of membership, awards program and our free QSL Bureau. The Net Information Officer shall furnish information when a SASE is received within three days after receiving request. The Net Information Officer shall follow any directives handed down by the Board of Directors.
- g. **ROSTER CHAIRMAN:** The Roster Chairman shall keep the roster up to date as to new members and shall keep current roster update as to amateur calls. The roster for membership shall be updated in blocks of one hundred new members or earlier as convenient.
- h. **NEWSLETTER EDITOR:** The Editor of the O'Missile newsletter shall publish at least once a year, if funds are available. Other additional newsletters may be published if authorized by the Board of Directors. The name of the newsletter shall not be changed from its present name except by amendment to the by-laws. The O'Missile newsletter shall be published and furnished to the members by subscription only. The O'Missile newsletter shall also be made available online at the O.M.I.S.S. website. The Editor of the newsletter shall furnish a written statement of donations and expenses, to be mailed or e-mailed to the Treasurer, each month in which expenses or donations occur.

- i. **CHAPLAIN:** The Chaplain of the O.M. International Sideband Society, Inc. shall be a member of the clergy when possible. The Chaplain shall send appropriate cards to members and their immediate family during times of sickness and/or death. The Chaplain shall include other appropriate information to members or their immediate family during death or sickness.
- j. **PARLIAMENTARIAN:** The Parliamentarian shall interpret for the presiding officer the Constitution and By-Laws of The Society and all procedures of Roberts Rules of Order, a copy of which shall be provided this officer by the society.
- k. **BUSINESS AGENT:** The society shall be a legally incorporated non-profit corporation. As such, the Business Agent will serve as an interface to the state and file annual reports as required by state law pertaining to corporations of non-profit status. The Business Agent must be a legal resident of the state in which the society is incorporated. The Business Agent has no authority to act as an agent of O.M.I.S.S. beyond the filing of mandated reports with the state to maintain non-profit corporate status. Consequently, any action brought before the Business Agent by the state must be promptly forwarded to the President of the Society for consideration. The Business Agent shall provide copies of all filings to both the President and Secretary of the Society using any reasonable means. The Business Agent shall be reimbursed by the Treasury of the Society for filing fees and other reasonable expenses incurred in the performance of duty. The Business Agent shall provide copies of receipts and any other supporting documentation required by the Treasurer of the Society prior to reimbursement.
- l. **NOMINATING COMMITTEE:** This committee shall be appointed by the President of the Society and consist of a Chairman and two additional members. All members of the committee shall be individual (non radio club) lifetime members and hold valid (non-void) O.M.I.S.S. numbers. This appointment shall be announced at the July meeting of the Board of Directors, every even numbered year and will continue through to the September meeting of the Board of Directors. The duties of the nominating committee shall include the independent analysis of suitability of individual members for office and the nomination of same for office in the coming election. The nominating committee shall provide timely status of nominees to the membership using any reasonable means consistent with the direction of these bylaws. Only the nominating committee may nominate a member for office. The committee is encouraged to solicit interest and recommendations from all O.M.I.S.S. members however the committee at its option may disregard any (or all) external input. To prevent any conflicts of interest the nominating committee shall operate completely independent from the current Board of Directors and no member of the committee may be nominated as a candidate in the coming election. Once a member agrees to serve on the nominating committee he may at any point resign from the committee however the member still will not be eligible for nomination in the coming election.
- m. **ELECTION OFFICER:** This position shall be appointed by the President of the Society. The President shall exercise the utmost caution and care in the selection of the election officer since this individual will be charged with the administration of the election and its result. The election officer shall be an individual (non radio club) lifetime member and hold a valid (non-void) O.M.I.S.S. number. This appointment shall be announced at the September meeting of the Board of Directors, every even numbered year and continue through December 31st of the same year. The duties of the Election Officer will be to receive written ballots during the election, determine the legality and acceptability of the ballots received using the criteria specified in these bylaws, tally the vote count, and to formally report the results of the election to the Board of Directors. Should a runoff election be required the Election Officer shall perform the same duties during the runoff election. Consequently, the Election Officer must have access to email and agree to have his email address published should a runoff election be required. The establishment and use of an individual “temporary” email address for

the express purpose of receiving runoff election balloting is permitted subject to the election officer being the only individual with access to the temporary address.

- n. All Appointed Officers shall comply with the Constitution and By-Laws and directives of the Board of Directors. Failure to do so will result in removal from office.

ARTICLE 5: GOVERNMENT

SECTION 1: GOVERNMENT OF THE SOCIETY

The Government of the Society shall be vested in the Board of Directors. The Board of Directors shall be the policy making body of the Society. Each member of the Board of Directors shall have one vote in all matters brought before the Board. Each member of the Board of Directors shall attend a minimum of fifty percent of the Board of Directors meeting. A Board of Directors member shall cast no proxy vote, either written or oral. The Board of Directors shall consist of the President, Vice-President, Secretary, Treasurer, two elected Directors, Chairman of the Advisory Council, the All-Bands Net Coordinator, and the Awards Manager. The President shall be the Chairman of the Board of Directors. There shall be present a minimum of six (6) members of the Board of Directors for a legally constituted meeting. The All-Bands Net Coordinator shall recommend all Net Coordinators to the Board of Directors for confirmation. The rules and regulations and net guidelines or changes suggested by the All-Bands Net Coordinator shall be confirmed by the Board of Directors.

SECTION 2: MEETINGS OF THE BOARD OF DIRECTORS

The Board of Directors shall conduct a business meeting once each month. The Chairman may call a special meeting of the Board of Directors upon request and notification of all members of the Board of Directors. Any elected officer may request a special meeting be called by the Chairman of the Board of Directors for urgent business or when deemed necessary.

SECTION 3: BUSINESS MEETING VOTING

Each member of the Board of Directors shall have only one vote in all matters brought before the Board of Directors.

SECTION 4: ORDER OF BUSINESS MEETING

The general order of proceedings for business meetings shall be as follows:

- a. The President shall call the meeting to order. The Vice-President shall call the meeting to order in the absence of the President. The Secretary shall call the meeting to order in the absence of the President and the Vice-President. The Treasurer shall call the meeting to order in the absence of the President, Vice-President and the Secretary.

- b. The President shall call upon the Secretary to read the minutes of the previous meeting. The President shall ask the Board if there are any corrections. If no corrections, the President may approve the minutes as read; The President may waive the requirement of the reading of the minutes of the previous meeting. The President shall call upon the Treasurer to read a financial report of the Society current to the end of the past month. The President shall ask the Board if there are any questions concerning this report. If no questions, the President may approve the Treasurers report as read. The President may waive the requirement of the reading of the financial report. The President shall call upon the Secretary to read any correspondence for the Board of Directors from the membership.
- c. Old Business:
 - Comments on minutes of previous meeting
 - Comments on financial report
 - Committee reports
 - Items carried over from previous meeting
 - Any action on previous tabled items
- d. New Business

SECTION 5: RULES OF ORDER

Roberts Rule of Order shall govern all matters not otherwise covered in these By-Laws.

ARTICLE 6: REMOVAL FROM MEMBERSHIP

SECTION 1: GENERAL MEMBERSHIP

- a. A member shall be dropped from the membership roll for non-payment of lifetime membership dues. Removal from membership for this infraction requires only a certification by the Treasurer that the member's dues are outstanding and unpaid after a reasonable time.
- b. A member shall be dropped from the membership roll for any action which would reflect dishonor or disgrace on the society. Removal from membership for this infraction requires a two-thirds majority vote by the Board of Directors.
- c. A member shall be dropped from the membership roll for unlawful misuse of any of the society's funds. Removal from membership for this infraction requires a two-thirds majority vote by the Board of Directors.
- d. Any member dropped from the membership roll shall have their O.M. membership number voided on the roster.

SECTION 2: REMOVAL OF OFFICERS

- a. Any Elected Officer and Confirmed Appointed Officer of the Society not performing the duties of their office may be impeached by a two-third-majority vote by the Board of Directors
- b. The remaining officers serve at the pleasure of the president and may be removed by the president without confirmation by the board.

- c. Any Officer of the Society not performing the duties of their office may be impeached by a two-third-majority vote of the total membership.

ARTICLE 7: NAME CHANGE OF THE SOCIETY

The name of the Society shall change only by two-thirds majority vote of the total membership and by written ballot only.

ARTICLE 8: AMENDMENTS

SECTION 1: METHOD OF AMENDMENTS

- A. The By-Laws shall be amended solely by recommendation of a By-Laws committee appointed by the President. The appointed By-Laws committee shall consist of four members of the society, none of whom may be currently serving on the Board of Directors.
- b. In the event that the By-Laws need to be amended, the President shall appoint a By-Laws committee. The President will offer a proposed timeline to the By-Laws committee to review and submit any proposed amendments back to the Board of Directors. During the period that the By-Laws Committee reviews the By-Laws and works on their proposal, direct communication with the Board of Directors is encouraged. Once the By-Laws Committee completes their review, the proposed changes will be provided to the President of the Society, in the form of a rough draft, for consideration.
- c. The Board of Directors has the option to agree with the proposal as presented and vote accordingly, or they may suggest changes to the proposal and send the proposal back to the By-Laws Committee for review. The By-Laws Committee must then consider the suggestions and resubmit the proposal to the President of the Society. The Board of Directors may not adjust the proposal and proceed to a vote without submitting their suggested adjustments to the By-Laws Committee for review.
- d. Once the proposed amended By-Laws are agreed upon by the Board of Directors they must be voted on at two consecutive Board meetings. In order for the proposed By-Laws to be adopted, there must be at least 6 votes in favor of the changes at these two consecutive meetings.
- E. These By-Laws may be amended only once each year.