Review Notes:

At the October 2, 2024 meeting, the SCNA Board adopted changes to the bylaws that are indicated below with a check mark (X).

The bylaws require that the membership approve certain of these changes before they are finally adopted.

These changes are highlighted below in yellow.

BYLAWS of the

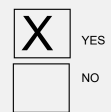
SIERRA CURTIS NEIGHBORHOOD ASSOCIATION

Commented [LMH1]:

Non-substantive style changes throughout.

A California Nonprofit Public Benefit Corporation

Amended September 15, 2020



ARTICLE I: NA	AME AND BOUNDARIES	4
SECTION 1:	Name	4
SECTION 2:	NEIGHBORHOOD BOUNDARIES	4
SECTION 3:	Offices	4
ARTICLE II: F	PURPOSE	4
ARTICLE III: 1	MEMBERSHIP	5
SECTION 1.	MEMBERSHIP TYPES AND QUALIFICATIONS	5
SECTION 2.	RIGHTS AND PRIVILEGES	5
A. Voting	Rights	5
B. Partici	pation in Board Meetings	5
SECTION 3.	Dues	5
A. Resider	nt Members	5
	ate Members	
	nt of Dues	
	sion; Good Standing	
	MEETINGS OF MEMBERS	
	of Meeting	
	r Membership Meetings	
	Membership Meetings	
D. Quorum .		6
ARTICLE IV:	BOARD OF DIRECTORS	6
SECTION 1.	AUTHORITY OF THE BOARD OF DIRECTORS	6
SECTION 2.	DUTIES OF THE DIRECTORS	7
SECTION 3.	NUMBER, QUALIFICATIONS, AND TERM OF DIRECTORS	7
	ELECTION OF DIRECTORS	
A. Nomina	ations	7
B. Voting.		7
SECTION 5.	VACANCIES	8
A. Definit	ion	8
B. Filling	Vacancies	8
	Completion	
	MEETINGS	
	r Meetings	
	gs Held Electronically	
	Meetings	
	n	
	FEES AND COMPENSATION	
	REMOVAL OF DIRECTORS	
A. Remov	val by Membership1	0

В.	Removal by Board	10
ARTICI	LE V: OFFICERS AND EXECUTIVE COMMITTEE	10
SECTION	ON 1. OFFICERS AND TERMS OF OFFICE	10
A.	Election	
B.	Removal and Resignation	10
С.	Vacancies	10
SECTION		
A.	President	11
B.	Vice President	11
<i>C</i> .	Secretary	
D.	Treasurer	
SECTION	ON 3. EXECUTIVE COMMITTEE	11
ARTICI	LE VI: COMMITTEES	12
SECTION	on 1. General	12
A.	Committee Service and Composition	
B.	Appointment of Committee Members	12
<i>C</i> .	Authority of Committees.	12
D. 0	Committee Meetings	12
SECTION		
A.	Finance Committee	
B.	Facilities Committee	
	Personnel Committee	
D.	Development Committee	
E.	Neighborhood Concerns Committee	
	ON 3. PRINCIPAL COMMITTEES	
	ON 4. AD HOC COMMITTEES	
	LE VII: EXECUTIVE DIRECTOR AND STAFF	
ARTICI	LE VIII: FINANCIAL AND OPERATIONS REVIEW	
SECTION		
SECTION		
A.	Strategic and Annual Plans	
B.	Financial Review	
С.	Operational Review	14
ARTICI	LE IX: GENERAL PROVISIONS	14
SECTION	ON 1. COMMERCIAL PAPER	14
SECTION	ON 2. CONTRACTS	14
SECTION	ON 3. BOOKS, RECORDS, AND REPORTS	15
A.		
R	Rights of Members to Review Documents	

<i>C</i> .	Right	s of Directors to Review Documents	17
		Procedure	
SECTION	on 5.	LIABILITY, INDEMNIFICATION, AND INSURANCE	17
A.	Liabi	lity	17
B.	Inden	nification	17
<i>C</i> .	Insur	ance	17
ARTICI	LE X:	DISSOLUTION	17
ARTIC	LE XI:	AMENDMENT OF THE BYLAWS	18
SECTION	on 1.	POWER OF MEMBERS	18
SECTION	on 2.	Power of Directors	18

BYLAWS

SIERRA CURTIS NEIGHBORHOOD ASSOCIATION A California Nonprofit Public Benefit Corporation

ARTICLE I: NAME AND BOUNDARIES

Section 1: Name

The name of the association shall be the Sierra Curtis Neighborhood Association ("SCNA").

Section 2: Neighborhood Boundaries

The Sierra Curtis Neighborhood Association is bounded on the east by Highway 99, on the north by X Street, on the west by the Union Pacific Railroad, and on the south by Sutterville Road.

Section 3: Offices

The principal office of SCNA is located in Sacramento County, California. The Board of Directors may from time to time change the location of the principal office from one location to another in this county.

ARTICLE II: PURPOSE

SCNA is a corporation formed under the California Nonprofit Public Benefit Corporation Law. Founded in 1976 to save the Sierra Elementary School from demolition, SCNA actively participates in preserving the heritage of and enhancing the quality of life promotes the health, safety and welfare of residents in the Sierra Curtis Neighborhood and in Sacramento; promotes the educational, community and recreational uses of the Sierra School and its grounds; and fosters racial harmony and positive community relations; and sponsors and encourages educational, community and recreational programs through public and private funding in the Sierra Curtis neighborhood of Sacramento.

It is directly involved in providing cultural, educational, and recreational opportunities and services for our neighborhood and the community. It operates the Sierra 2 Center for the Arts and Community ("Sierra 2 Center") for these purposes.

SCNA is nonprofit and nonpartisan. No substantial part of the <u>its</u>-activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publication or distribution or statements) the publication or dissemination of materials with the purpose of attempting to influence legislation. SCNA shall not participate or intervene in any political campaign or on behalf of any candidate for public office.

Wording changed to conform to SCNA Articles of Incorporation.



YES

NO

ARTICLE III: MEMBERSHIP

Section 1. Membership Types and Qualifications

There shall be Resident membership and Associate membership in SCNA. Resident membership shall be divided into two classes: Individual and Household. -Members with Life memberships shall be treated as Resident members so long as they satisfy the requirements for Resident Membership. Memberships with Life Memberships shall have the rights of Resident members as set forth in these Bylaws but shall not have to pay dues. Associate membership shall consist of one class: Friend of the Sierra 2 Center.

Resident membership is open to all persons eighteen (18) years of age or older who are property owners or who reside within the Sierra Curtis Neighborhood as defined in Article I.

Resident members must pay their dues at least 72 hours prior to any vote of the

Section 2. Rights and Privileges

A. Voting Rights

Individual Resident members in good standing shall be entitled to one (1) vote at any meeting of the membership as long as if their dues are paid and current. Household Resident members are entitled to have two (2) persons living in the household vote at any meeting as long as if their dues are paid and current. Any new Resident members may join by paying their dues at least 72 hours before any vote of the membership. any time and their voting rights become_effective immediately. Lifetime members shall be entitled to one (1) vote at any meeting of the membership. Associate members shall have no vote at any meeting of the membership.

B. Participation in Board Meetings

Any member in good standing shall be entitled to attend any meeting of the Board to participate in discussion of matters before the Board and to present matters of neighborhood concern to the Board for consideration and discussion <u>pursuant to rules adopted</u> by the Board.

Section 3. Dues

A. Resident Members

Resident <u>Members members</u> shall pay dues as fixed from time to time by a majority vote of the Board. If a person asserts that he or she cannot afford the membership dues, membership dues shall be tenene dollars (\$10.00) per year.

B. Associate Members

Associate membership is open to all persons eighteen (18) years of age or older who reside outside the boundaries of the Sierra Curtis Neighborhood as defined in Article I. Associate Members-members shall pay dues as fixed from time to time by a majority vote of the Board.

Resident members must pay their dues at least 72 hours prior to any vote of the membership. (Membership vote required.)

YES



Rules for membership participation in Board meetings amended and restated.



Increase in hardship membership dues.

X	YES
	NO

C. Payment of Dues

The amount of dues for any membership class may be changed by the Board of <u>Directors</u> or by the membership at any membership meeting. Annual dues are payable in advance on a calendar year basis.

D. Suspension; Good Standing

Any Resident or Associate member who shall fail to pay his/her annual dues on or before the date due shall be suspended from all the rights and privileges of membership until the dues for the current year shall have been paid to SCNA. Resident or Associate members who have paid the required dues and Lifetime members shall be members in good standing.

Section 4. Meetings of Members

A. Place of Meeting

All meetings of members shall be held in or near the Sierra Curtis Neighborhood.

B. Regular Membership Meetings

There shall be one regular membership meeting annually. Notice shall be published in the Viewpoint (the newsletter of SCNA), or other effective notice, written notice including but not limited to notice by electronic means, shall be given to each household with regular Resident or lifetime. Lifetime members. Written notice shall also be posted in a conspicuous place at the Sierra 2 Center.

C. Special Membership Meetings

Special meetings of the members for any purpose<u>s whatsoever</u> may be called at any time by <u>a majority vote of</u> the Board <u>of Directors</u> or by a petition of five percent or more of the Resident members. Notice of a <u>Special Meeting special meeting</u> of the members shall be given by the same means as for regular membership meetings except that notice of any special membership meeting shall also specify the general nature of the business to be transacted. No matter shall be acted upon at a special meeting other than the business specified in the notice.

D. Quorum

Authority to conduct business at any membership meeting shall be determined by a majority of the members present and voting.

ARTICLE IV: BOARD OF DIRECTORS

Section 1. Authority of the Board of Directors

The Board of Directors shall determine the policies and activities of SCNA, and exercise all authority, rights, and powers granted to it by the State of California, the Articles of Incorporation, and these Bylaws. The Board delegates responsibility for day-to-day operations to SCNA's Executive Director.

Allows notice by electronic means.



YES



NO

Special meeting by majority vote.



YES



NO

Section 2. Duties of the Directors

The Directors of the Board shall:

- A. Approve and set forth in writing all policies and procedures for the operation of the SCNA Board of Directors, including the specific duties of Officers, the Executive Committee, and Standing Committees.
- B. Approve and set forth in writing all policies and procedures, including personnel policies, for the operation of SCNA and the Sierra 2 Center.
- C. Review, update, and approve the Association's strategic plan.
- D. Approve SCNA's annual plan and budget.
- E. Authorize committees of the Association.
- F. Hire or terminate the Executive Director.

Section 3. Number, Qualifications, and Term of Directors

There shall be a maximum of twenty three (23)-fifteen (15) Directors of SCNA. Any Resident member is eligible to be elected or appointed as Director. Directors shall be elected for a term of office of two (2) years. Eight directors (8) Twelve (12) Directors shall be elected in even numbered years, and seven (7) eleven (11) in odd numbered years, with terms beginning at the January Board meeting following their election. The Board shall devise a plan to reduce the number of Directors consistent with this provision. The organization will not be considered out of compliance with these Bylaws for having more than 15 directors during this period of transition.

Section 4. Election of Directors

A. Nominations

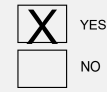
The Board Executive Committee shall form an Ad ad Hoc hoc Nominations Committee of any three (3) to five (5) or more Directors who shall present a slate of prospective Directors to the Board of Directors one month prior to SCNA's last regularly scheduled membership Board meeting of the fiscal year. The Nominations Committee shall take into consideration a geographic balance among all areas of the Sierra Curtis Neighborhood in making nominations.

Additional nominations may be made by any Resident member at the membership meeting at which the election will be held. <u>If a Resident member self-nominates or is nominated by another Resident member at the meeting, the nominee must have been an SCNA member for at least three months prior to the membership meeting or must have two Resident members who vouch for his or her candidacy to be considered.</u>

B. Voting

The election shall take place at the regular membershipannual meeting of the Resident members by secret ballot, with those nominations receiving the highest number of votes being elected. In case of a tie the Board shall decide the winner.

2.Changes max # of Directors to15.(Membership vote required.)



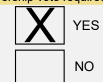
Board forms Nom Com instead of EC with no more than 5 Com members.

Slate presented earlier.

Paragraph #1.

YES

3. Self-nominees must be members 3 months before membership meeting or have two members vouch for their candidacy. (Membership vote required.)



Fourteen days before the regular membership meeting is held, Resident members in good standing who are unable to attend the meeting in person may obtain ballots and vote at the Sierra 2 office during regular office hours. The Nominationsng Committee may disseminate information about the Board candidates prior to the membership meeting so that absentee voters may be informed about candidate qualifications. Ballots submitted prior to the membership meeting shall be tabulated with those cast at the membership meeting.

Section 5. Vacancies

A. Definition

A vacancy in the position of a Director shall be deemed to exist:

- i. In the event of the person's death, removal, resignation,
- ii. If the authorized number of Directors is increased.
- iii. If the members fail to elect the authorized number of Directors, or
- iv. If any member of the Board <u>Director</u> fails to attend four (4) regular meetings of the Board within a year (the Board may reappoint such member pursuant to Section 5.B. of this Article); or
- v. If the Board declares vacant the office of a Director who has been declared of unsound mind by a final order of the court, convicted of a felony, or been found by a final order or judgment of any court to have breached any duty arising under Section 7238 of the California Nonprofit Public Benefit Corporation Law.

B. Filling Vacancies

Vacancies on the Board <u>mayshall</u> be filled by approval of the Board. <u>If the Board votes to fill a vacancy</u>, <u>The Nominations Committee shall nominate at least one (1) candidate for each vacant position. Additional nominations may be made by any <u>Board member Director</u> or any Resident member at the Board meeting at which the election will be held. Each Director so appointed shall hold office for the remainder of the unexpired term and until a successor is elected.</u>

C. Term Completion

No reduction of the authorized number of Directors shall have the effect of removing any Director prior to the expiration of his or her term of office.

Section 6. Meetings

A. Regular Meetings

The Board shall hold a regular meeting each January for the purpose of organization, election of officers, and the orientation of new Directors. The Board shall also hold a regular meeting in June for the purpose of reviewing SCNA's annual plan and budget. The Board shall hold at least eight (8) regular meetings each year in addition to the organization and budget meetings in January and June. The Board shall set a regular time, day, and place of regular meetings at the

4. Members unable to attend the annual election may vote in the 14 days before the meeting at SCNA office.(Membership vote required)

X

YES

NO

5. Board given discretion to fill vacancies. (Membership vote required)



YES



NO

organization meeting. The Board may change the time, day or place of any regular meeting at the prior regular meeting.

B. Meetings Held Electronically

Whenever conditions or circumstances exist, not the product of SCNA Board action or inaction, that prevent the conduct of in person board, committee or other meetings permitted under these Bylaws, such Board members

Directors shall make every effort to attend in person any Board, committee or other meeting permitted by these Bylaws. Such meetings may also be conducted through the use of videoconference or other electronic communication means designated by the President or the Board.

Such communication services shall have the following minimum capabilities:

- 1. Identifying all participants.
 - 2. Ability of all participants to see and hear one another.
 - 3. Support for anonymous voting.
 - 4. Identifying those seeking to speak.
 - 5. Support for document retrieval and visual displays (i.e. vote tallies, pending motions, etc.).
 - 1. All Directors can hear each other.
 - 2. All Directors can communicate with each other.
 - 3. All Directors are provided the means of participating in all matters before the Board, including, without limitation, the capacity to propose, or to interpose an objection to, a specific action to be taken by the Board.

The conduct of any electronic meetings shall be subject to rules adopted by the Board, which may include reasonable limitations on, and requirements for, Board members' Directors' participation. Any such rules adopted by the Board shall supersede any conflicting parliamentary authority. Anonymous voting conducted at a meeting conducted electronically shall be deemed a valid ballot, fulfilling any Bylaw or rules requirement for a ballot vote.

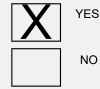
C. Special Meetings

Special meetings of the Board for any purpose or purposes may be called at any time by the President, the Vice President, or any three (3) Directors. Written or personal Effective notice, including but not limited to notice by electronic means, of the time, place and date of the special meetings shall be given to each Director at their place of residence at least twenty-four (24) hours prior to the time thereof.

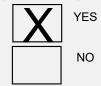
D. Quorum

A simple majority (fifty percent plus one) of the currently serving Directors shall constitute a quorum for the transaction of business. Every act done or decision made by a majority of the Directors present and voting at a meeting held at which a quorum is present shall be regarded as an act of the Board. A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of Directors, if any action taken is approved by at least a majority of the required quorum.

Board meetings may be held electronically with guidelines for participation.



May be noticed by electronic means



Section 7. Fees and Compensation

Directors shall receive no compensation for their services. Expenses of a Director approved by the Board in advance shall be reimbursed. Expenses of a Director incurred without prior approval may be approved by the Board for reimbursement.

Section 8. Removal of Directors

A. Removal of Directors b Removal by Membership

Any Director may be removed from office by a majority vote of Resident members at a regular meeting of the membership or a special meeting called for the purpose according to the procedure for such meetings.

B. Removal by Board

Any Director or officer may be removed for cause from office by the affirmative vote of two-thirds (2/3) of the Directors then in office at any regular or special meeting of the Board, provided that written notice of the reason for the proposed removal has been given to all Directors at least ten (10) days prior to the meeting. "Cause" for removal shall include, but not be limited to, engaging in conduct that is detrimental to the organization, or violating the organization's policies or Bylaws. The Director in question shall be given an opportunity to address the Board before a vote is taken on the Director's removal.

ARTICLE V: OFFICERS AND EXECUTIVE COMMITTEE

Section 1. Officers and Terms of Office

The officers of SCNA shall be a President, a Vice President, a Secretary, and a Treasurer. Only Directors shall be officers. The Vice President, the Secretary and the Treasurer serve as members of standing committees. Officers serve a term of one year.

A. Election

The officers of SCNA shall be elected by the Board annually at each January organization meeting. Each officer shall hold his or her office until he or she the officer shall resign or shall be removed or otherwise disqualified to serve, or her the officer's successor shall be elected or qualified.

B. Removal and Resignation

Any officer may be removed, either with or without cause, by a majority of the Directors at any regular or special meeting of the Board. Any officer may be removed, either with or without case, from his or her executive office by a majority of the Directors at any regular or special meeting of the board

C. Vacancies

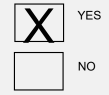
A vacancy in any office because of death, resignation, removal, disqualification or any other cause shall be filled in the manner prescribed in the Bylaws for regular appointments to such office.

Page 10 of 19

6.Any Director or officer may be removed for cause, as defined, by vote of 2/3 of the Directors at a regular or special meeting and written notice. Director to be removed may address the Board. (Membership vote required.)



Clarifies that removal of an officer by the Directors is from office, not from the Board.



Section 2. Duties of Officers

A. President

The President shall preside at all meetings of the membership, the Board, and the Executive Committee. <u>He or she The President</u> shall perform all duties incident to the office and such duties as may be prescribed by the SCNA Articles of Incorporation or these Bylaws. <u>From time to time, the Board may prescribe to the President additional duties</u>, or may be prescribed from time to time by the Board of <u>Directors</u>. The President may delegate these powers and duties to other officers or Directors, if necessary.

B. Vice President

In the absence of or disability of the President, the Vice President shall succeed to all the powers, duties and responsibilities of the President. He or she—The Vice President shall also perform such other duties as from time to time may be prescribed by the Board or the Bylaws.

C. Secretary

The Secretary shall be responsible for keeping minutes of all meetings of the Board, of the Executive Committee, and of the membership. He or she-The Secretary shall also perform other duties as from time to time may be prescribed by the Board or the Bylaws.

D. Treasurer

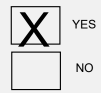
The Treasurer shall be a permanent member of the Finance Committee and shall have charge and shall exercise general supervision of the financial affairs and keep the records and books of SCNA, prepare the budget, have custody of SCNA's securities and of its instruments and papers involving finances and financial commitments, and. The Treasurer shall render to the Board of Directors, whenever they request it, an account of all transactions and of the financial conditions of SCNA. He or she The Treasurer shall also perform other duties as from time to time may be prescribed by the Board or the Bylaws.

Section 3. Executive Committee

The Executive Committee shall consist of the Officers of the Board and one At Large <u>Director</u>. The at large <u>member-Director shall</u> be elected by the Board <u>of Directors</u> at the January <u>Organization</u> <u>organization</u> meeting.

The Executive Committee shall meet as required on matters of routine management of the SCNA and, further, shall have the power to act on behalf of the Board in any matter where action is required prior to the next Board-board meeting. Any action by the Executive Committee taken prior to a board meeting shall appear on the next board meeting's agenda for ratification. The Board may also delegate certain responsibilities and duties to the Executive Committee, provided that all corporate powers, activities and affairs of SCNA shall be exercised under the ultimate direction of the Board.

Removes requirement that EC actions need to be ratified by Board as redundant.



ARTICLE VI: COMMITTEES

Section 1. General

A. Committee Service and Composition

Each Director shall serve on at least two one of the Standing, Principal, or Ad Hoc Committees of the Board. Standing Committees shall be composed solely of Board Directorsmembers. All other Committees of the Board shall consist of at least one (1) Director of the Board, with members of SCNA serving in an advisory, non-voting capacity as appropriate.

B. Appointment of Committee Members

The President shall appoint all committee members subject to a majority vote of the Board. Members shall select their own chair. Committee appointments shall be made on the basis of Board member interest balanced with committee staffing requirements.

C. Authority of Committees.

All committees shall have authority to bind the corporation only as set forth in this article and as additionally empowered by explicit action of the Board. Each committee shall have the authority to propose an annual budget to the Finance Committee and spend SCNA funds for activities or projects under its control, as set forth in the SCNA budget approved by the Board or revised by the Executive Committee. In all other matters, the committees shall advise and recommend policies and actions to the Board.

D. Committee Meetings

Committees shall each meet as necessary or as specified in these Bylaws, but not less than four (4) times a year. The chair of each committee shall prepare a brief synopsis of committee activities and submit this synopsis to the Secretary or President at least one week prior to the next Board meeting.

Section 2. Standing Committees of the Board

There shall be five Standing Committees of the Board, the function of which is to provide a continuing organizational framework for the pursuit of SCNA's goals and purposes. These shall be the Finance Committee, the Facilities Committee, the Personnel Committee, the Development Committee, and the Neighborhood Concerns Committee. Committees shall perform their duties as set forth in the written policies and procedures governing the operations of the Board (Article IV, Section 2.A. of these Bylaws).

A. Finance Committee

The Finance Committee shall have general oversight of the financial affairs of SCNA, including the fiscal management of the Sierra 2 Center.

Clarifies that Directors serve on at least 2 committees.



B. Facilities Committee

The Facilities Committee shall have general oversight of the operation and maintenance of the Sierra 2 Center physical plant and grounds.

C. Personnel Committee

The Personnel Committee shall monitor and review all personnel, employment, and staffing policies and procedures of SCNA and make recommendations to the Board regarding these policies and procedures.

D. Development Committee

The Development Committee shall have primary responsibility for outreach to members and all fund-raising activities.

E. Neighborhood Concerns Committee

The Neighborhood Concerns Committee shall be responsible for monitoring and responding to issues that affect the quality of life within the Sierra Curtis Neighborhood.

Section 3. Principal Committees

SCNA engages in numerous important activities on a continuing or recurring basis. Committees formed by the Board to address issues, organize major events, or oversee program offerings shall be deemed Principal Committees and may continue to operate from year to year. The Principal Committees currently include the Senior Center Committee, the Heritage Committee and the Viewpoint Committee.

The Senior Center Committee shall provide a channel for communication between the participants at the Senior Center, the Board and Administration while advocating for and supporting activities and services at the Senior Center.

Section 4. Ad Hoc Committees

The Board <u>or members</u> may create temporary committees at any of their regular or special meetings. Ad <u>Hoc-hoc Committees committees</u> are formed for the purpose of handling a specific concern and shall disband when the <u>cCommittees</u> accomplishes its goals. Ad <u>hHoc cCommittees</u> shall perform the functions specified by the Board-<u>or Members</u>.

ARTICLE VII: EXECUTIVE DIRECTOR AND STAFF

The SCNA Executive Director is responsible for organizing and managing the day-to-day operations of SCNA and SCNA staff, including the implementation of operational and programmatic policies, the management of the Sierra 2 Center, the management of projects and programs, and fund development. The Board of Directors—may delegate to the Executive Director the authority to hire staff. The Executive Director is hired by and reports to the Board-of Directors.

Removes the Heritage Committee that is no longer operating.



Clarifies that Board, not members, may create ad hoc committees.



ARTICLE VIII: FINANCIAL AND OPERATIONS REVIEW

Section 1. Fiscal Year

The fiscal year of SCNA shall be July 1 through June 30.

Section 2. General Review Provisions

The Board of Directors as a whole is responsible for conducting one review during each fiscal year of SCNA's fiscal and operational affairs, and its plans, policies, and procedures. Specifically, the Board shall:

A. Strategic and Annual Plans

Develop and approve, as often as appropriate, but at least once every five years, a written strategic plan that includes. The plan shall include a statement of SCNA's vision and mission, as well as its goals and objectives. The Board shall annually review the plan to ensure that SCNA is meeting those goals and objectives for the next five years. Based on the strategic plan, the Board shall develop and approve an annual plan for the achievement of SCNA's goals and objectives.

B. Financial Review

Authorize and cause to have conducted a financial review by an outside firm according to the Board's policies and procedures (Article IV, Section 2.A.), when appropriate.

C. Operational Review

Annually review and approve the policies and procedures of SCNA and the Sierra 2 Center according to the Board's policies and procedures (Article IV, Section 2.AB.). These include facilities management, event management, tenant management, contract management, and personnel policies, procedures, and performance.

ARTICLE IX: GENERAL PROVISIONS

Section 1. Commercial Paper

All checks, drafts or orders for payment of money, notes or other evidences of indebtedness greater than ten thousand dollars (\$10,000) issued in the name of SCNA, shall be signed by at least two (2) signatories designated by the Board, with the exceptions of payroll and recurring payments such as utilities, taxes, etc. One signatory must always be an officer of SCNA.

Section 2. Contracts

The Board, except as otherwise provided herein, may authorize any officer or officers, agent or agents to enter into any contract or execute any instrument in the name of and on behalf of SCNA; and unless so authorized by the Board, no officer, agent or employee shall have any power or authority to bind SCNA by any contract or engagement or to pledge its credit or to render it liable for any purpose or in any

Requires Board to develop and approve a strategic plan as often as appropriate and to review the plan annually to ensure compliance with goals and objectives. Eliminates 5-year requirement.



amount. Contracts valued less than \$10,000 per year may be executed by the Executive Director; contracts valued over \$10,000 per year must be signed by an authorized Board-Director.

Section 3. Books, Records, and Reports

A. Records and Reports to be Kept

SCNA shall keep:

- i. Adequate and correct books and accounts.
- ii. Minutes in written form of the proceedings of its members, the Board and committees.
- iii. A record of its members, giving their names and addresses and the class of membership held by each.
- Current copies of the articles of incorporation and bylaws;
- ii. Minutes of board meetings, committee board meetings, and the proceedings of its members;
- iii. Membership lists (name, address, and voting rights (i.e., type of membership));
- iv. Adequate and correct financial and records of account;
- v. An annual statement on certain self-dealing transactions or indemnification payments made to any officer or director, when these occur; and
- ÷vi. An annual financial report, unless the corporation receives less than \$25,000 in gross revenue during its fiscal year.

B. Rights of Members to Review Documents

SCNA members have the right to inspect or obtain copies of certain SCNA records and documents as specified in this section. Any inspection and copying under this section may be made in person or by an agent or attorney of the member. The right of inspection includes the right to copy and make extracts. Any right of inspection extends to the records of each committee of SCNA.

i. Membership List

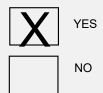
Any member may:

- Inspect and copy the record of members' names, addresses and voting rights during usual business hours, upon (5) five business days' prior written demand upon SCNA, which demand shall state the purpose for which the inspection right is requested (Committee FYI: Corp. Code. Sec. 6330 (a)(1)).
- Alternatively, any member may also Obtain from the Executive Director, upon written demand and tender of a reasonable charge, a list of names, addresses and voting rights of members who are entitled to vote for the

Record keeping requirements restated tracking the Corporations Code;old language deleted.



Language restated and reordered for clarity; to increase safeguards to determine if record requests are appropriate, both Executive Director and Executive Committee will be involved in the process



election of Directors as of the most recent recorded date for which that list has been compiled, or as of the date specified by the member after the date of demand. This list shall be made available to the member on or before the later of ten (10) days after the demand is received or the date specified in the demand as the date as on which the list is to be compiled (Committee FYI: Corp. Code Sec. 6330 (a)(2)).

This right may be exercised by any member for a purpose reasonably related to such person's interest as a member. If SCNA reasonably believes that the information will be used for another purpose, or where it provides a reasonable alternative to achieve the purpose of the demand (Committee FYI: Corp. Code Sec. 6330 (c)), it may deny the member access to the list. (Committee: Sec. 6330 (b)). Without consent of the Board, a membership list may not be used by any person for any purpose not reasonably related to a member's interest as a member. For example, without the consent of the Board, the membership list may not be used to solicit money or property, used for any purpose that the user does not believe will benefit SCNA, used for any commercial purpose, or sold to or purchased by any person (Committee FYI: Corp. Code. Sec. 6338).

Immediately upon receipt of a written demand for inspection, SCNA staff shall forward the demand to the Executive Director who shall also forward a copy of the demand to the then-acting Executive Committee. The Executive Committee will review the demand with the Executive Director to ascertain if the requested information is reasonably related to the requestor's interest as a member. If not, the Executive Director and the Executive Committee shall determine if a reasonable alternative to achieve the purpose of the demand exists.

This right may be exercised by any member for a purpose reasonably related to such person's interest as a member. If SCNA reasonably believes that the information will be used for another purpose, or where it provides a reasonable alternative to achieve the purpose of the demand, it may deny the member access to the list. Without consent of the Board, a membership list may not be used by any person for any purpose not reasonably related to a member's interest as a member. For example, without the consent of the Board, the membership list may not be used to solicit money or property, used for any purpose that the user does not believe will benefit SCNA, used for any commercial purpose, or sold to or purchased by any person.

i.ii. Accounting Books, Record and Minutes

<u>ii</u>.iii.Inspect the accounting books and records and minutes of the proceedings of the members, the Board and Committees of the Board upon written demand to the Executive Director at any reasonable time for a purpose reasonably related to such person's interest as a member.

ii. iii. Articles of Incorporation and Bylaws

<u>iii.</u>iv.Inspect the original or a copy of the Articles of Incorporation and Bylaws as amended to date.

iii.iv. Annual Financial Report

iv.v. Upon written request, each member is entitled to rReceive a financial report.

Upon written request of a member, the Board shall promptly cause the most recent annual report to be sent to the requesting member.

C. Rights of Members Directors to Review Documents

Every dDirector shall have the right at any reasonable time to inspect and copy all books, records and documents of every kind and to inspect the physical properties of the corporation of which such person is a Ddirector.

Every Board member Director shall have the absolute right at any reasonable time to inspect all books, records and documents of every kind and the physical properties of SCNA and records of each of its committees. This inspection by a Director may be made in person or by an agent or attorney, and the right of inspection includes the right to copy and make extracts of documents. (Last sentence?)

Section 4. Procedure

The most recent edition of Robert's Rules of Order shall be the official guide of SCNA when parliamentary procedures are involved.

Section 5. Liability, Indemnification, and Insurance

A. Liability

In the absence of misconduct, fraud, or bad faith, the present and former officers, Directors, and employees of SCNA and the Sierra 2 Center shall not be personally liable for its debts, obligations, or liabilities.

B. Indemnification

SCNA shall have the power to indemnify corporate agents pursuant to the California Non-Profit Public Benefit Corporation Law.

C. Insurance

The Board of Directors may authorize the purchase and maintenance by SCNA this Association of such insurance on behalf of the present and former officers, Directors, employees, and persons acting in any other capacity at the request of this Association SCNA as may protect them against any liability asserted against them in such capacity, whether or not this Association SCNA would have the power to indemnify such person under applicable law.

ARTICLE X: DISSOLUTION

The properties and assets of SCNA are irrevocably dedicated to charitable purposes. No part of the net earnings, properties, or assets of SCNA, on dissolution or otherwise, shall inure to the benefit of any private person or individual, or any member or Director of SCNA. On liquidation or dissolution, all properties, assets, and obligations shall be

distributed and paid over to an organization dedicated to charitable purposes, provided that the organization continues to be dedicated to the exempt purposes as specified in Internal Revenue Code 501(c)(3).

ARTICLE XI: AMENDMENT OF THE BYLAWS

Section 1. Power of Members

New Bylaws may be adopted or these Bylaws may be amended or repealed by a majority vote of Resident members in good standing present at any regular or special meeting called for that purpose.

Notwithstanding Section 2 of this Article, members must approve any action that would: (a) materially and adversely affect the rights of members as to voting, or transfer of membership; (b) increase the quorum at meetings of members; or (c) change the number or terms of Directors.

Section 2. Power of Directors

Subject to the right of members as provided in Section 1 of this article, Bylaws may be adopted, amended or repealed by two thirds of the members Directors of the Board-of Directors. Ten (10) days written or published notice must be given of the intention to adopt, amend or repeal the Bylaws and shall include copies of the proposed amendments.

These Bylaws have been adopted by the SCNA Board of Directors on September 15.

2020 (new date) as attested by the following officers:

	9/15/2020 	
President, <u>Bill Hoover John Bailey</u>		Date
9/15/2020		
Vice President, Kathy Les		Date
	9/15/2020	
Treasurer, <u>Ryan Marenger</u> J ohn Bailey Date		
	9/15/2020	
Secretary, <u>Bruce PieriniLily Harris</u> Date Lily Harris		