PENN CENTRAL CONFERENCE
UNITED CHURCH OF CHRIST

BYLAWS

I. INCORPORATION

This Conference shall be incorporated as a non-profit corporation under the laws of the Commonwealth of Pennsylvania.

II. NAME

The name of the Conference shall be “PENN CENTRAL CONFERENCE OF THE UNITED CHURCH OF CHRIST.”

III. PURPOSE

As a Conference of the United Church of Christ this Conference shall sustain that relationship to the United Church of Christ described in those portions of the Constitution and Bylaws of the United Church of Christ, adopted July 4, 1961 and as subsequently amended, relating to conferences. This Conference shall serve the common needs and purposes of the local churches in its geographical area as follows:

1. To continue without break the ecclesiastical and legal identities of the Congregational and Christian Churches and the synods of the Evangelical and Reformed Church composing it;

2. To further the life, work, witness, worship and fellowship of the member churches;

3. To extend the work, witness and outreach of the United Church of Christ in the Conference area, and to work with other denominations and religious agencies in the work of the Christian Church;

4. To serve as a liaison, connecting the local churches and associations with the other conferences, the General Synod and its covenanted, associated and affiliated ministries;

5. To assist the local churches, associations and ministers in developing their own programs;

6. To render counsel to local churches and ministers in situations calling for help beyond their own resources;

7. To render an advisory service to local churches and ministers with reference to pastoral placement;
8. To sponsor in-service training for ministers; and to conduct conferences, retreats, clinics and workshops in all areas of religious life and service.

9. To maintain relations with other religious bodies to the end that mutual understanding and cooperation may be advanced.

10. Nothing in the Constitution shall be construed as giving the Conference any authority over the local churches in the expression of their Christian faith or in the conduct of their own affairs; nor shall the Conference have any authority over a local church in the ownership, control or disposition of its property, except in cases where a legal obligation to the Conference exists, defined in a mortgage, note, deed, charter or other instrument.

However, when a congregation votes to dissolve without disposing of its property, then the assets of such a congregation shall become the property of Penn Central Conference to the extent allowed by law.

IV. COVENANTAL RELATIONSHIPS

Within the United Church of Christ, the various expressions of the church relate to each other in a covenantal manner. Each expression of the church has responsibilities and rights in relation to the others, to the end that the whole church will seek God’s will and be faithful to God’s mission. Decisions are made in consultation and collaboration among the various parts of the structure. As members of the Body of Christ, each expression of the church is called to honor and respect the work and ministry of each other part. Each expression of the church listens, hears, and carefully considers the advice, counsel and requests of others. In this covenant, the various expressions of the United Church of Christ seek to walk together in all God’s ways.

V. MEMBERSHIP

1. The membership of the Corporation shall be composed of churches in the geographical area constituting the Penn Central Conference which are members of the United Church of Christ, as defined in the Constitution of the United Church of Christ, and of all authorized ministers who have standing or ecclesiastical authorization in the associations of the Conference.

2. Upon requests, the Board of Directors may admit as an “associate member” of the Conference, a church which wishes to participate in its activities but does not wish to become a member of the United Church of Christ, as provided in the Constitution of the United Church of Christ. The names and statistics of such churches shall be kept separately; their members shall not be counted in determining the number of delegates which the Conference is entitled to send to General Synod; nor shall a member of such a church be a delegate to the General Synod. No direct or indirect participation by any such church in the work of this Conference shall be construed as making it a part of the United Church of Christ.

3. An ordained minister of another denomination, serving as a pastor of a church in this Conference, may request to the association Committee on Ministry to be granted standing in
that church’s association and in the Conference for the duration of that pastorate with all the rights and privileges of such membership.

VI. FINANCE

1. The Conference shall be supported by the voluntary contributions of the churches and individuals.

2. The Conference shall request from each member church each year a suggested goal for basic support of Our Church’s Wider Mission. This goal shall include support of local and extended ministries of the Conference as well as support of the denominational budget of the United Church of Christ.

3. The Board of Directors shall determine the percentage of dollar amount distribution of the undesignated gifts for Our Church’s Wider Mission (basic support) that will be sent to the national setting of the UCC. On the basis of such agreement the Conference shall transmit each month the appropriate monies to the central treasury of the United Church of Christ.

4. The Conference may conduct or endorse such special campaigns or appeals for funds as approved by the Board of Directors. All such campaigns or appeals are to be reviewed by the Board of Directors.

5. The Board of Directors shall prepare the conference budget for approval by the Conference at the Annual Meeting.

6. The budget and financial records of the Conference may be kept on a calendar year basis as determined by the Conference delegates at the time of approving the budget at an Annual Meeting.

VII. OFFICERS

1. The Officers of this Conference shall be the President (herein referred to as the “Conference Minister”), 1st Vice President (herein referred to as the “Moderator”), 2nd Vice President (herein referred to as the “Assistant Moderator”), the Secretary and the Treasurer.

2. The chief executive and administrative officer and spiritual leader of the Conference shall be the Conference Minister who shall:
   a) be an ordained minister of the United Church of Christ;
   b) have general supervision of all phases of the Conference program;
   c) represent the Conference at meetings of churches and associations and at denominational and interdenominational gatherings;
d) be an ex officio member, with vote, of the Board of Directors and the Executive Committee;

e) give guidance to the Board and be subject to its direction and decisions;

f) supervise the work of all staff members and employees;

g) perform such legal functions as President of the Corporation which are assigned by the Board of Directors and authorized by them.

3. The Conference Minister shall be nominated by the Board of Directors and elected by ballot of the Conference at an Annual or Special Meeting. The Conference Minister shall be elected to serve a term of six years or until a successor is elected and shall be eligible for reelection. A Conference Minister whose full six (6) year term expires at or after age 65 may be reelected on a year by year basis. The Board of Directors shall determine the salary and conditions of employment. These shall be set forth in the call. Tenure in office may be terminated either by the Conference Minister or by the Board of Directors upon ninety (90) days’ notice.

4. The Moderator, Assistant Moderator, and Secretary shall be elected at the annual Meeting. If not elected members of the Board of Directors they shall be members ex officio, with vote. The Moderator and Assistant Moderator shall be elected to serve for a term of two years, or until their successors are elected. They may not succeed themselves, but may be reelected at a later time. The Secretary shall be elected to serve for a term of two years or until a successor is elected and may be reelected; no person shall serve as Secretary for more than three consecutive terms.

5. The Moderator shall preside at the annual and Special Meetings of the Conference and shall be chairperson of the Board of Directors and the Executive Committee. Other responsibilities may include representing the Conference at meetings of churches, associations or other bodies. If the position of Conference Minister is vacant, the Moderator shall perform the functions of President of the Corporation.

6. The Assistant Moderator shall perform the duties of the Moderator when the Moderator is absent or when requested to do so.

7. The Secretary shall keep the minutes of the meetings of the Annual and Special Meetings of the Conference and of the Board of Directors and the Executive Committee. Other duties shall include:

   a) the signing of legal papers as Secretary of the Corporation as directed and authorized by the Board of Directors;
   b) conduct correspondence as is pertinent to this office;
   c) keep an accurate list of all the ministers and churches that are members of the Conference.
8. The Treasurer, working with the Conference Office, shall establish a procedure consistent with accepted accounting practices to receive, hold and disburse all funds. The Treasurer shall keep accurate accounts of all monies, funds and properties of the Conference and shall make regular financial reports to the Board of Directors and to the Annual Meeting of the Conference. The Treasurer shall be bonded as the Board of Directors requires. All accounts shall be audited as the Board of Directors provides. The Treasurer may be either an elected individual or a contracted individual hired and supervised by the Board and eligible for continued service based on the discretion of the Board. While preferred, the treasurer is not required to be a UCC church member. In the event no qualified individual is found within the member churches of the Conference, the Board may hire an individual under contract for the position. If the Treasurer is a UCC member within the Conference, he or she would serve as an officer of the Board with voice and vote. Should the Treasurer be contracted, she or he would serve as an officer of the Board with voice and no vote.

9. The term of office of all officers (except the Conference Minister) shall begin at the close of the Annual Meeting when they are elected and terminate at the close of the Annual Meeting when their successors are elected. The initial term of the Conference Minister shall begin as set forth in the call. Any subsequent terms shall begin at the close of the Annual Meeting at which the Conference Minister is reelected.

10. Should the Board become aware that an officer has ceased to be an active member of a church holding membership in the Conference, that person’s tenure in office shall cease. The only exception is the Treasurer.

11. If any of the officers (except the Conference Minister) resigns or becomes unable or ineligible to serve, the Board of Directors shall elect a person to fill the remainder of the term.

12. If the position of Conference Minister becomes vacant the Board of Directors may employ a person to give temporary professional leadership until the beginning of the term of an elected Conference Minister.

VIII. BOARD OF DIRECTORS

1. The Board of Directors shall consist of 16 persons, one half authorized ministers, one half laypersons, plus the officers ex officio if they are not elected members of the Board. Two elected members shall represent each association (one clergy and one layperson). The Board shall be a rotating body, with members being elected or re-elected each year. Directors shall be elected at each Annual Meeting to serve for a term of three years or until their successors are elected. The term of office of directors shall begin at the close of the Annual Meeting when they are elected. A director who has been elected to and completes a three-year term is eligible to be re-elected for one additional three-year term. If less than one year is remaining in a member’s term, and that member resigns, the person selected to fill the remainder of that term shall be eligible for two additional terms on the Board (to serve a maximum of 7 years).
2. The Board of Directors shall endeavor to maintain a broad representation of groups on the board including but not limited to race, gender, ethnicity, sexual orientation and gender identity, so as to faithfully reflect the diversity of the Penn Central Conference and the values of the United Church of Christ.

3. The corporate powers of the Conference shall be vested in the Board of Directors who shall formulate policy, have and exercise the general control and management of its property, funds and affairs, subject to its Articles of Incorporation, the provisions of these Bylaws and the laws of the Commonwealth of Pennsylvania. The Board of Directors may, by a majority vote of the Board, assign, buy, sell, lease, convey or mortgage any real or personal property belonging to the Conference and borrow money. The Board of Directors shall designate the officers or other persons who shall have power to sign receipts, checks and other instruments for the withdrawal of funds from banks or savings institutions.

4. The Board of Directors shall meet quarterly. Other meetings may be held at times to be determined. All meetings are open unless directors call for executive session. Any meeting may be held by electronic or digital means provided all Board members in attendance are able to hear all discussion on motions in real time.

5. Between meetings of the Board of Directors, its administrative functions (as distinguished from corporate powers) shall be carried on by the Executive Committee. It shall be made up of the officers and the chairpersons of the Board’s standing committees. A quorum of the Executive Committee shall consist of a simple majority of voting members.

6. Special meetings of the Board of Directors or of the Executive Committee may be called by the Conference Minister, the Moderator or the Assistant Moderator or any five members of the Board.

7. Notices of all meetings of the Board shall be sent to all Board members at least 14 days prior to the meeting, unless this requirement is waived by two-thirds of the Board members.

8. A quorum of the Board of Directors shall consist of ten voting members of the Board.

9. **Should the Board become aware that a If any** director ceases to be an active member of a church which holds membership in the Conference, that director’s membership on the Board shall cease.

10. If any member of the Board of Directors resigns or is unable or ineligible to serve, the Board shall elect a person to fill the remainder of this term.

11. The Board of Directors shall have the authority to establish such committees as it deems necessary to conduct the work of the Conference, e.g. strategic planning, finance, personnel.

12. The chair of a committee is selected by the members of that committee. All Board members shall be assigned to a minimum of one committee. All committees report to and are overseen
by the Board. Any committee may request additional members (Board or non-Board) with special skills to serve on the committee for a specific period of time.

13. The Conference shall not be indebted for more than one million dollars ($1,000,000.00) at one time, with a ceiling of $1.25 million, without a vote of 2/3 majority of the total Board members.

IX. MEETINGS

1. The Annual Meeting of the Conference shall be held at such time and location as the Board of Directors shall determine. Special meetings may be called by the Board of Directors. Any meeting may be held by electronic or digital means provided all delegates are able to hear and engage in all discussion on motions in real time. Assistance for delegates with hearing or visual impairments will be provided upon request.

2. When the Conference meets, its voting membership shall be composed of the members of the Board of Directors, the authorized ministers holding standing in its Associations, and lay delegates selected by and representing the member churches, as set forth below.

3. Fifteen percent (15%) of persons qualified to vote shall constitute a quorum at meetings of the Conference.

4. Notice of the Annual and special meetings shall be sent to the pastor and an appropriate lay officer of each member church and to the other ministers holding standing in the Associations of the Conference at least 30 days prior to the meeting. Notice shall be given by the Secretary, as directed by the Board of Directors.

5. Each church shall be entitled to be represented by two (2) lay delegates.

6. In questions of parliamentary procedure, Roberts’ Rules of Order (most recent revision) shall be observed.

X. ELECTIONS

Elections shall be held at the Annual Meeting under the direction of the Moderator. Nominations for positions other than Board members may be brought for consideration by the Nominations Commission on the day of the meeting. Unless otherwise provided in these bylaws, the term of office of persons elected at the Annual Meeting shall begin at the close of said meeting and shall terminate at the close of the Annual Meeting when their successors are elected.

XI. STAFF

The Board of Directors shall have the authority to call or employ such staff members as it deems prudent, and shall determine the conditions of their employment.
XII. COMMISSIONS AND COUNCILS

1. Any Commission shall be established only by action of the Conference at an Annual or Special Meeting.

2. Commissions shall have the authority to establish, subject to the approval of the Board, such committees and task groups with limited purpose and duration as deemed necessary.

3. The Conference Minister and the Moderator shall be ex officio members of all Commissions, without vote.

4. A quorum of any Commission shall consist of a majority of the full membership of such Commission.

5. Commissions are accountable to the Board of Directors and are responsible for matters referred to them by the Board of Directors, the Annual Meeting or as described elsewhere in the Bylaws. Commissions shall be accountable to the Board of Directors and responsible for providing programs supportive of the work of the Associations and the local churches and to provide or support ministries on behalf of the associations and local churches. Vacancies on Commissions shall be filled at the direction of the Association in which the vacancy has occurred.

XIII. OUTDOOR MINISTRY COMMISSION

The Outdoor Ministry Commission shall be a delegate Commission of the conference comprised of a least one representative from each Association. The Penn Central Conference Board of Directors will have oversight of the Outdoor Ministry Commission.

The Outdoor Ministry Commission duties include the following:

1. The Outdoor Ministry Commission shall Foster collaboration and coordination with the Associations within Penn Central Conference regarding Outdoor Ministry opportunities.

2. The Outdoor Ministries Commission Provides a multidimensional setting for discerning, developing and deploying Penn Central Conference outdoor ministries programs, which can be: within each Association; regionally within groups of Associations; Conference-wide, in partnership with the Lutheran Camping Corporation (LCC) and the Lower Susquehanna Synod of the Lutheran church (ELCA); and other denominational camping programs and facilities.

3. The Outdoor Ministries Commission will Establish protocols, guidelines, and a grant application/reporting process for the purpose of distributing funds each year via
grants from the Outdoor Ministry Fund. The Outdoor Ministry Fund will be established as part of the proceeds from the sale of Hartman Center. The Board of Directors, on the recommendation by the Finance Committee, will approve the amount of yearly grant funds available for Outdoor Ministries.

4. **The Outdoor Ministries Commission will be** responsible for the outreach regarding grant opportunities to Associations and churches within Penn Central Conference, the review of grant applications, the awarding of grant funds, and ensuring that grant recipients follow the established protocols, guidelines, and reporting requirements.

5. **The Outdoor Ministries Commission will report** to Penn Central Conference Board of Directors and provide quarterly reports at all Board Meetings and at the Annual meeting of Penn Central Conference.

**XIV. COMMISSION ON MINISTRY**

The Commission on Ministry shall be a delegate Commission of the conference comprised of at least one representative from each association’s corresponding committee. Its duties include the following:

1. The Commission on Ministry shall cooperate and counsel with the similar committees of the Associations regarding the admission of churches and ministers to membership in the Association and Conference.

2. The Commission on Ministry shall cooperate and counsel with the similar committees of the Associations regarding the examination of candidates for the status of Member in Discernment of an Association and applicants for authorization as provided in the Bylaws of the United Church of Christ.

3. The Conference Minister or Associate Conference Minister overseeing clergy authorization shall promptly notify the appropriate National staff person regarding authorization of ministers and changes in standing of such ministers.

4. The Conference Minister or Associate Conference Minister overseeing clergy authorization shall promptly notify the appropriate National staff person when a pastor or a local church has decided to terminate the pastoral relationship, and promptly report all such vacancies.

**XV. NOMINATIONS COMMISSION**

The Nominations Commission shall be a delegate Commission consisting of at least one representative from each of the Associations’ corresponding committees. The Nominations Commission shall nominate persons for General Synod delegates, Conference Officers (except the Conference Minister) and Board of Directors, elected commissions of the Conference and for other positions as requested and required, according to the policies adopted by the Annual
Meeting of the Conference and the Board of Directors and as defined in the Bylaws. It shall maintain records of suggested nominees and their qualifications for the use of successive committees.

**XVI. ASSOCIATIONS**

1. The Conference shall assist local churches should they wish to form an Association, as provided in the Constitution of the United Church of Christ. The Board of Directors shall have the authority to recognize such Associations as being affiliated with the Conference and the United Church of Christ.

2. The formation of new Associations within the Conference, or the adjustment of boundaries of Associations, shall be subject to the approval of the Board of Directors.

3. The Conference may exercise the functions of an Association when they are delegated to it by an Association or where no Association exists.

**XVIII. RELATION TO THE GENERAL SYNOD**

The Conference, its Associations and local churches shall relate to the General Synod as described in the Constitution and Bylaws of the United Church of Christ.

**XVIII. LIMITATION OF PERSONAL LIABILITY OF BOARD MEMBERS; INDEMNIFICATION OF BOARD MEMBERS, OFFICERS AND OTHER AUTHORIZED REPRESENTATIVES**

1. Limitation of Personal Liability of Board Members: A Board Member shall not be personally liable for monetary damages for any action taken, or any failure to take any action, unless: the Board Member has breached or failed to perform the duties of his or her office as defined below, and the breach or failure to perform constitutes self-dealing, willful misconduct or recklessness. The provisions of this section shall not apply to (a) the responsibility or liability of a Board Member pursuant to any criminal statute; or (b) the liability of a Board Member for the payment of taxes pursuant to local, state or federal law.

2. Standard of Care and Justifiable Reliance:

   A. A Board Member shall stand in a fiduciary relationship to the Conference, and shall perform his or her duties as a Board Member, including his or her duties as a member of any committee of the Board upon which he or she may serve, in good faith, in a manner he or she reasonably believes to be in the best interests of the Conference, and with such care, including reasonable inquiry, skill and diligence, as a person of ordinary prudence would use under similar circumstances. In performing his or her duties, a Board Member shall be entitled to rely in good faith on information, opinions, reports or statements, including financial statements and other financial data, in each case prepared or presented by any of the following:
a. One or more officers or employees of the Conference whom the Board Member reasonably believes to be reliable and competent in the matters presented;
b. Counsel, public accountants or other persons as to matters which the Board Member reasonably believes to be within the professional or expert competence of such person;
c. A committee of the Board upon which he or she does not serve, duly designated in accordance with law, as to matters within its designated authority, which committee the Board Member reasonably believes to merit confidence.

B. A Board Member shall not be considered to be acting in good faith if he or she has knowledge concerning the matter in question that would cause his or her reliance to be unwarranted.

C. In discharging the duties of their respective positions, the Board, committees of the Board and individual Board Members may, in considering the best interests of the Conference, consider the effects of any action upon employees, upon persons with whom the Conference has business and other relations and upon communities in which the offices or other establishments of or related to the Conference are located, and all other pertinent factors. The consideration of those factors shall not constitute a violation of subsection a) of this section.

D. Absent breach of fiduciary duty, lack of good faith or self-dealing, actions taken as a Board Member or any failure to take any action shall be presumed to be in the best interests of the Conference.

3. Indemnification in Third Party Proceedings: The Conference shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Conference) by reason of the fact that he or she is or was a representative of the Conference, or is or was serving at the request of the Conference as a representative of another expression of the church, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding if he or she acted in good faith and in a manner reasonably believed to be in, or not opposed to, the best interests of the Conference, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not of itself create a presumption that the person did not act in good faith and in a manner reasonably believed to be in, or not opposed to, the best interests of the Conference, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was unlawful.

4. Indemnification in Derivative Actions: The Conference shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Conference to procure a judgment in its favor by reason of the fact that he or she is or was a representative of the Conference, or is or was serving at the request of the Conference as a representative of another expression of the church, against
expenses (including attorneys' fees) actually and reasonably incurred in connection with the
defense or settlement of such action or suit if he or she acted in good faith and in a manner he
or she reasonably believed to be in, or not opposed to, the best interests of the Conference
and except that no indemnification shall be made in respect of any claim, issue or matter as to
which such person shall have been adjudged to be liable for negligence or misconduct in the
performance of his or her duty to the Conference unless and only to the extent that the court
in which such action or suit was brought shall determine upon application that, despite the
adjudication of liability but in view of all the circumstances of the case, such person is fairly
and reasonably entitled to indemnity for such expenses which the court shall deem proper.

5. Mandatory Indemnification: Notwithstanding any contrary provision of the articles or these
by-laws, to the extent that a representative of the Conference has been successful on the
merits or otherwise in defense of any action, suit or proceeding referred to in either section 3
or section 4 above, he or she shall be indemnified against expenses (including attorneys' fees)
actually and reasonably incurred by him or her in connection therewith.

6. Determination of Entitlement to Indemnification: Unless ordered by a court, any
indemnification under section 3 or 4 above shall be made by the Conference only as
authorized in the specific case upon determination that indemnification of the representative
is proper in the circumstances because he or she has met the applicable standard of conduct
set forth in such paragraph. Such determination shall be made:

a) by the Board by a majority vote of a quorum consisting of Board Members who were not
parties to such action, suit or proceeding; or
b) if such a quorum is not obtainable, or, even if obtainable, a majority vote of a quorum of
disinterested Board Members so directs, by independent legal counsel in a written
opinion.

7. Advancing Expenses: Expenses incurred in defending a civil or criminal action, suit or
proceeding may be paid by the Conference in advance of the final disposition of such action,
suit or proceeding as authorized by the Board in a specific case upon receipt of an
undertaking by or on behalf of the representative to repay such amount unless it shall
ultimately be determined that he or she is entitled to be indemnified by the Conference as
authorized in paragraphs 1 through 3 above.

8. Indemnification of Former Representatives: Each such indemnity may continue as to a
person who has ceased to be a representative of the Conference and may inure to the benefit
of the heirs, executors and administrators of such person.

9. Insurance: The Conference shall have the power to purchase and maintain insurance on
behalf of any person who is or was a Board Member, officer, employee or agent of the
Conference or is or was serving at the request of the Conference as a Board Member, officer,
employee or agent of another expression of the church, against any liability asserted against
such person and incurred by such person in any capacity or arising out of such person's status
as such, whether or not the Conference would otherwise have the power to indemnify such
person against such liability.
10. Reliance on Provisions: Each person who shall act as an authorized representative of the Conference shall be deemed to be doing so in reliance upon the rights of indemnification provided by this Article.

XIX. INTERPRETATION OF THESE BYLAWS

These Bylaws are prepared with a view to consistency with the Constitution and Bylaws of the United Church of Christ. Should they, at any time, be found to be inconsistent with the Constitution and Bylaws of the United Church of Christ, the Board of Directors shall determine the procedure to be followed.

XX. AMENDMENT

Amendments to these Bylaws may be proposed by the Board of Directors, an association, a local church, or any group of one hundred members of local churches which are members of the Conference. Such proposed amendments shall be submitted in writing to the Secretary of the conference at least three months prior to the meeting of the Conference at which they are to be presented. At least two months prior to the meeting of the Conference, the Secretary shall transmit such proposed amendments to each local church, addressing them to the ministers and an appropriate lay officer. Adoption of an amendment shall require a two-thirds vote of those voting delegates present and voting at the meeting of the Conference. Amendments may be adopted at any Annual Meeting or a Special Meeting called for the purpose.

Adopted 06/11/88
Amended 06/17/95
Amended 6/15/02
Amended 6/18/05
Amended 6/11/11
Amended 6/14/14
Amended 10/12/20
Amended 06/12/21