# ARTICLE 1. AFFILIATION

La Amistad Soccer Club (hereinafter LASC) shall be affiliated with, and shall operate under the authority of, the Oregon Youth Soccer as an Affiliate Association as defined and set forth in the OREGON Youth Soccer Bylaws. As an Affiliate Association of OREGON Youth Soccer, LASC shall act to be in compliance with all bylaws, policies, rules, regulations and requirements applicable to Member Associations.

# ARTICLE 2. GEOGRAPHY OF OPERATIONS AND OFFICES

* 1. **Geography of Operations**. LASC shall have as its geography of operations in Portland Oregon and Vancouver Washington.
	2. **Offices**. The principal office of LASC shall be located at its principal place of business or such other place within the State of OREGON as the Board of Directors may designate. The corporation may have such other offices, either within or without the State of OREGON, as the Board may designate or as the business of the corporation may require from time to time.

#  ARTICLE 3. MEMBERSHIP

* 1. **General.**
		1. The membership of LASC (hereinafter “Member Clubs”) shall consist of teams and clubs engaged in youth soccer within the geographic area designated in Section 2.1 and listed in 3.1.2, and which agree to be bound by the bylaws, procedures and rules of OREGON Youth Soccer and LASC, and which shall be admitted to membership in accordance with the bylaws of LASC.
		2. Membership shall consist of the following clubs: La Amistad Soccer Club. Membership shall be open to any clubs not subject to suspension under the bylaws of the OREGON Youth Soccer or under the bylaws of the USSF.
		3. LASC and its Member Clubs will not discriminate against any individual on the basis of race, color, religion, age, sex, or national origin.
		4. No Member Clubs of LASC, or individuals associated with such Member Clubs shall engage themselves in a LASC position or function in an effort to secure an advantage for another organization or for their personal or business gain. Any potential conflict of interest shall be declared in a disclosure statement to the Board, either voluntarily or upon the request of the Board. If a conflict of interest is evident, the Board shall request the withdrawal of the person or recommend an investigation.
	2. **Jurisdiction**. LASC shall have jurisdiction over its Member Clubs, as well as associated individuals and teams.
	3. **Admission as a Member**. Clubs desiring to apply to become Member Clubs of LASC shall follow the requirements set forth by LASC in its application policies.

# Continuation of Membership.

* + 1. Any Member Club paying dues or applicable fees and complying with all requirements of membership as set forth in the LASC Bylaws and Operating Procedures is entitled to all rights of membership, except that no Member Club in arrears to LASC or suspended shall have these rights.
		2. Member Clubs shall: (a) Provide annually to LASC copies of the Member Club’s articles of incorporation (if applicable), bylaws and other governing documents, and (b) Submit changes to those documents to LASC for review not later than ninety (90) days after adoption, and (c) Make copies of those documents available to its members.

#  3.5 Discontinuation of Membership.

* + 1. Any violation of the membership requirements of these bylaws by a Member Club shall require a probationary hearing by the Board of Directors within thirty (30) days, to determine what actions are necessary by the Member Club to come into compliance with these bylaws and to establish a probationary period of up to ninety (90) days for the Member Club to take such actions and shall provide for suspension of all membership privileges if not satisfied.
		2. Member Clubs failing or refusing to follow the LASC bylaws, policies, procedures, or rules or attempting to circumvent a decision rendered by the LASC, or seriously damaging the interest of the LASC, face suspension or expulsion.
		3. Notification of suspension or expulsion shall be made in writing, with a thirty (30) day notice.
		4. Suspension or expulsion shall require a two-thirds (2/3) vote of the LASC Board of Directors.
	1. **Jurisdiction of Member Clubs**. Member Clubs shall have jurisdiction, control and responsibility to supervise all games of youth soccer involving properly registered teams, as well as associated activities, within their specific area of administrative government as approved by the LASC Board of Directors.
	2. **Responsibilities of Member Clubs**. Member Clubs shall be responsible for the conduct of players, parents, coaches, trainers, managers, administrators and officials under their jurisdiction, and shall insure that their actions on or off the field do not bring disfavor upon LASC or OREGON Youth Soccer.
	3. **Membership Conflict**. The articles of incorporation (if applicable), bylaws and governing documents of any Member Club shall not conflict with those of LASC or OREGON Youth Soccer.

# Member Club Representative.

* + 1. The Member Club Representative (hereinafter “MCR”) shall be an elected or appointed individual from each Member Club who will represent, act for, and be the voting representative of that Member Club at all LASC Association Council Meetings. The MCR should be

knowledgeable of the feelings and policy of their Member Club’s membership, with voting based

on this knowledge.

* + 1. The MCR shall attend all LASC Association Council annual general meetings for discussion and voting on all matters for which the MCR is eligible to vote, as provided within these Bylaws.

#  ARTICLE 4. ASSOCIATION COUNCIL

* 1. **Composition**. The Association Council consists of the Board of Directors and the Member Club Representatives (MCRs), collectively, Association Council Members.
	2. **Authority**. The responsibilities and authority of the LASC Council shall be to elect the Directors at the Annual General Meeting.
	3. **Annual General Meeting (AGM).** The AGM shall be held for the purpose of reporting on the past

year’s activities and electing the Board of Directors.

* + 1. **Date**. The AGM shall take place during the first quarter of each year. Notification and agenda of this meeting shall be emailed to Member Clubs and all members of the Association Council thirty (30) days prior to the AGM date. Notices shall be mailed to the Member Clubs and all members of the Association Council at their address shown on the records of the corporation. If notice is delivered by mail, the notice shall be deemed effective when deposited in the official government mail properly addressed with postage thereon prepaid.
		2. **Reports.** All Member Clubs, LASC Committee Chairs, and LASC Board of Directors shall submit an annual report covering their respective activities no later than one month prior to the AGM date, or as requested by the Secretary, for inclusion in the LASC Annual Report.
		3. **Voting.** For the purpose of electing directors at the AGM, each Association Council Member shall have votes per the following list: (a) Directors shall have one vote each (b) MCRs shall have votes based on the player registration of their Member Club. This determination shall be based on registered players of record for the prior Seasonal Year, per the following schedule:

1000 and below players one (1) vote 1001 to 2500 players two (2) votes 2501 to 3500 players

three (3) votes 3501 to 4500 players four (4) votes Over 5500 players five (5) votes

* + 1. **Quorum**. A quorum shall consist of at least the President or Acting President; one half of the Board of Directors; and either one half of the MCRs or three fifths of the total weighted votes of the MCRs. The meeting shall be run by the current President, Acting President, or a representative of OREGON Youth Soccer.

ARTICLE 5. BOARD OF DIRECTORS

* 1. **General Powers.** All authority of LASC shall be vested in the Board of Directors unless otherwise specified in these Bylaws. The affairs of the corporation shall be managed by the Board of Directors.
	2. **Number.** The Board shall consist of not less than 5 nor more than 7 Directors, the specific number to be set by resolution of the Board. The number of Directors may be changed from time to time by amendment to these Bylaws, provided that no decrease in the number shall have the effect of shortening the term of any incumbent Director.
	3. **Qualifications**. Directors shall have such qualifications as the Board may prescribe by resolution or amendment to these Bylaws.

#  5.4 Election of Directors.

* + 1. **Nominations by the Board**.
			1. The Nominating Committee shall prepare a list of candidates to fill the open positions at the upcoming election. The list shall include at least one candidate for each open position. Nominations shall be based on criteria prescribed by the Board. The Nominating Committee shall notify nominees at least 60 days prior to the AGM. Nominees must submit a nomination packet, which includes a resume, a statement of function and written acceptance of their nomination to LASC offices at least 45 days prior to the AGM.
			2. The Nominating Committee shall publish the list and nomination packets of candidates for election at least 30 days before the AGM.
		2. Nominations by the Membership 5.4.2.1 Member Clubs may propose alternate names of candidates for open positions on the Board. Candidates nominated by Member Clubs shall meet the criteria prescribed by the Board. Any Member Club wishing to propose a candidate for an open position shall provide the Nominating Committee with a nomination proposal that

includes the nominee’s name, a statement of the nominee’s credentials, as well as the

nominee’s resume, statement of function and written acceptance of nomination. The nomination proposal shall be supported by at least 5% of the Association Council, as evidenced by hardcopy or electronic notification, and shall be submitted no later than 30 days prior to the

**AGM. 5.4.2.2** The Nominating Committee shall review the nomination proposal and, if the proposal packet is complete, shall publish the name of the candidate no later than 20 days before the AGM.

**5.4.2.3** There shall be no nominations from the floor at the AGM.

# Elections

* + - 1. Elections of Directors shall be held at the AGM. The Association Council Members shall elect the Directors for the open positions each year.
			2. Each Association Council Member shall receive a ballot with the names of the candidates. Each Association Council Member may cast no more than their allotted votes for any of the candidates. The nominees with the most votes shall be considered elected up to the number of positions available.
			3. If the Board of Directors determines that a specific skill set needed on the Board was not filled by the nominees elected, the Board, in the best interest of the organization, may select one of the unelected candidates who possess these requisite skills to serve on the Board. This placement shall create an additional Board seat for a one-year term.
	1. **Term of Office.** Unless a Director dies, resigns or is removed, he or she shall hold office for a term of 2 years or until his or her successor is elected, whichever is later. The President, Secretary and Fundraiser shall be elected in odd calendar years. The Vice President and Treasurer shall be elected in even calendar years. Terms shall be staggered so that approximately one third of the positions come up for election each year.
	2. **Annual Meeting**. The annual meeting of the Board shall be held immediately following the AGM each year for the purposes of electing officers and transacting such business as may properly come before the meeting. If the annual meeting is not held on the date designated therefore, the Board shall cause the meeting to be held as soon thereafter as may be convenient.
	3. **Regular Meetings**. By resolution, the Board may specify the date, time and place for the holding of regular meetings without other notice than such resolution.
	4. **Board of Directors Meetings.** In addition to the AGM the Board of Directors (Executive Board

plus MCR’s) shall meet regulary as needed but no less than quarterly. Regular minutes will be prepared and published by the Secretary. Special meetings may be called, as required by the President, Executive Board, or by one third (1/3) of the MCR’S. Meetings may be combined with Executive Board meetings as the need arises. 7 days’ notice of all meetings will be provided by the Secretary except for an emergency.

* 1. **Executive Board Meetings.** The Executive Board (Officers) shall meet at twice annually in order to conduct the running business of the LASC in a timely fashion. Executive Board meetings may be combined with Board of Directors meetings as required. Special meetings may be called, as required, by the President or upon request of two or more Officers. Reasonable notice of all meetings will be provided by the Secretary.
	2. **Order of Business.** The order of business at all meetings shall be as follows: Roll call, Credentials, Minutes, Communications, Officer's Reports, Unfinished Business, Reports, Proposals, New Business, General, Elections (AGM), Adjournment.
	3. **Place of Meetings**. All meetings shall be held at the principal office of the corporation or at such other place within or without the State of OREGON designated by the Board, by any persons entitled to call a meeting or by a waiver of notice signed by all Directors.
	4. **Notice of Special Meetings**. Notice of special Board or committee meetings shall be given to a Director in writing or by personal communication with the Director not less than ten days before the meeting. Notices in writing may be delivered or mailed to the Director at his or her address shown on the records of the corporation. Neither the business to be transacted at, nor the purpose of any special meeting need be specified in the notice of such meeting. If notice is delivered by mail, the notice shall be deemed effective when deposited in the official government mail properly addressed with postage thereon prepaid.

# Waiver of Notice.

* + 1. **In Writing**. Whenever any notice is required to be given to any Director under the provisions of these Bylaws, the Articles of Incorporation or applicable OREGON law, a waiver thereof in writing, signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board need be specified in the waiver of notice of such meeting.
		2. **By Attendance**. The attendance of a Director at a meeting shall constitute a waiver of notice of such meeting, except where a Director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.
	1. **Manner of Acting**. The act of the majority of the Directors present at a meeting at which there is a quorum shall be the act of the Board, unless the vote of a greater number is required by these Bylaws, the Articles of Incorporation or applicable OREGON law.
	2. **Presumption of Assent**. A Director of the corporation present at a Board meeting at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his or her dissent or abstention is entered in the minutes of the meeting, or unless such Director files a written dissent or abstention to such action with the person acting as secretary of the meeting before the adjournment thereof, or forwards such dissent or abstention by registered mail to the Secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent or abstain shall not apply to a Director who voted in favor of such action.
	3. **Action by Board Without a Meeting**. Any action which could be taken at a meeting of the Board may be taken without a meeting if a written consent setting forth the action so taken is signed by each of the Directors. Such written consents may be signed in two or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same document. Any such written consent shall be inserted in the minute book as if it were the minutes of a Board meeting.
	4. **Resignation**. Any Director may resign at any time by delivering written notice to the President or the Secretary at the registered office of the corporation, or by giving oral or written notice at any meeting of the Directors. Any such resignation shall take effect at the time specified therein, or if the time is not specified, upon delivery thereof and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.
	5. **Removal**. At a meeting of the Board called expressly for that purpose, one or more Directors may be removed from office, with or without cause, by two-thirds of the votes cast by Directors then in office.
	6. **Vacancies**. A vacancy in the position of Director may be filled by the affirmative vote of a majority of the remaining Directors though less than a quorum of the Board. A Director who fills a vacancy shall serve for the unexpired term of his or her predecessor in office.
	7. **Compensation**. The Directors shall receive no compensation for their services as Directors but may receive reimbursement for expenditures incurred on behalf of the corporation.
	8. **Conflict of Interest**. The Board of Directors shall adopt the OREGON Youth Soccer Conflict of Interest Policy that comports with applicable state and federal requirements. Each Director shall, on an annual basis, sign a Conflict of Interest Disclosure Form to disclose any actual or potential conflicts that Director may have.
	9. **Code of Ethics**. The Board of Directors shall adopt the OREGON Youth Soccer Code of Ethics that comports with applicable state and federal requirements. Each Director shall, on an annual basis, sign a Code of Ethics Statement in which he or she agrees to act according to the Code of Ethics.

# ARTICLE 6. OFFICERS

* 1. **Number and Qualifications**. The officers of the corporation shall be a President, a Vice President, a Secretary and a Treasurer, each of whom shall be elected by the Board. Other officers and assistant officers may be elected or appointed by the Board, such officers and assistant officers to hold office for such period, have such authority and perform such duties as are provided in these Bylaws or as may be provided by resolution of the Board. The LASC shall maintain a yearly bond for all elected and appointed officers. Any officer may be assigned by the Board any additional title that the Board deems appropriate. Any two or more offices may be held by the same person, except the offices of President and Secretary.
	2. **Election and Term of Office**. The officers of the corporation shall be elected each year by the Board at the annual meeting of the Board. Unless an officer dies, resigns, or is removed from office, he or she shall hold office until the next annual meeting of the Board or until his or her successor is elected, whichever comes later.
	3. **Resignation**. Any officer may resign at any time by delivering written notice to the President, the Vice President, the Secretary or the Board, or by giving oral or written notice at any meeting of the Board. Any such resignation shall take effect at the time specified therein, or if the time is not specified, upon delivery thereof and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.
	4. **Removal**. Any officer or agent elected or appointed by the Board may be removed from office by the Board whenever in its judgment the best interests of the corporation would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the person so removed.
	5. **Vacancies**. A vacancy in any office created by the death, resignation, removal, disqualification, creation of a new office or any other cause may be filled by the Board for the unexpired portion of the term or for a new term established by the Board.
	6. **President**. The President shall, subject to the Board’s control, supervise and control all of the assets, business and affairs of the corporation. The President shall preside over meetings of the Board. The President may sign deeds, mortgages, bonds, contracts, or other instruments, except when the signing and execution thereof have been expressly delegated by the Board or by these Bylaws to some other officer or in some other manner. In general, the President shall perform all duties incident to the office of President and such other duties as are assigned to him or her by the Board from time to time.
	7. **Vice President**. In the event of the death of the President or his or her inability to act, the Vice President shall perform the duties of the President, except as may be limited by resolution of the Board, with all the powers of and subject to all the restrictions upon the President. The Vice President shall have, to the extent authorized by the President or the Board, the same powers as the President to sign deeds, mortgages, bonds, contracts or other instruments. The Vice President shall perform such other duties as from time to time may be assigned to them by the President or the Board.
	8. **Secretary**. The Secretary shall: (a) keep the minutes of the meetings of the Board and the Association Council, and minutes which may be maintained by committees of the Board; (b) see that all notices are duly given in accordance with the provisions of these Bylaws or as required by law; (c) be custodian of the corporate records of the corporation; (d) keep records of the post office address of each Director and each officer and the post office address of each Member Club and MCR; (e) sign with the President, or other officer authorized by the President or the Board, deeds, mortgages, bonds, contracts, or other instruments; and (f) in general perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned to him or her by the President or the Board.
	9. **Treasurer**. The Treasurer shall have charge and custody of and be responsible for all funds and securities of the corporation; receive and give receipts for moneys due and payable to the corporation from any source whatsoever, and deposit all such moneys in the name of the corporation in banks, trust companies or other depositories selected in accordance with the provisions of these Bylaws; sign with the President, or other officer authorized by the President or the Board, deeds, mortgages, bonds, contracts, or other instruments; and in general perform all of the duties incident to the office of Treasurer and such other duties as from time to time may be assigned to him or her by the President or the Board.

# ARTICLE 7. COMMITTEES

* 1. **Standing or Temporary Committees**. The Board, by resolution adopted by a majority of the Directors in office, may designate and appoint one or more standing or temporary committees, each of which shall consist of two or more Directors. Such committees shall be chaired by a Director. Such committees may have other members that are not Directors. Such committees shall have and exercise

the authority of the Directors in the management of the corporation as delegated by the Board, subject to such limitations as may be prescribed by the Board; except that no committee shall have the authority to: (a) amend, alter or repeal these Bylaws; (b) elect, appoint or remove any member of any other committee or any Director or officer of the corporation; (c) amend the Articles of Incorporation;

(d) adopt a plan of merger or consolidation with another corporation; (e) authorize the sale, lease or exchange of all or substantially all of the property and assets of the corporation not in the ordinary course of business; (f) authorize the voluntary dissolution of the corporation or revoke proceedings therefore; (g) adopt a plan for the distribution of the assets of the corporation; or (h) amend, alter or repeal any resolution of the Board which by its terms provides that it shall not be amended, altered or repealed by a committee. The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board or any individual Director of any responsibility imposed upon it, him or her by law.

* 1. **Quorum; Manner of Acting**. A majority of the number of Committee Members composing any committee shall constitute a quorum as long as at least one Director is present. The act of a majority of the members of a committee present at a meeting at which a quorum is present shall be the act of the committee.
	2. **Resignation**. Any member of any committee may resign at any time by delivering written notice thereof to the President, the Secretary or the chairperson of such committee, or by giving oral or written notice at any meeting of such committee. Any such resignation shall take effect at the time specified therein, or if the time is not specified, upon delivery thereof and, unless otherwise specified there, the acceptance of such resignation shall not be necessary to make it effective.
	3. **Removal of Committee Member**. The Board, by resolution adopted by a majority of the Directors in office, may remove from office any member of any committee elected or appointed by it.

# ARTICLE 8. ADMINISTRATIVE PROVISIONS

* 1. **Books and Records**. The corporation shall keep at its principal or registered office copies of its current Articles of Incorporation and Bylaws; correct and adequate records of accounts and finances; minutes of the proceedings of the Board, and any minutes which may be maintained by committees of the Board; records of the name and address of each Director, and each officer; and such other records as may be necessary or advisable.
	2. **Calendar Year**. The fiscal year of the LASC shall begin at 12:00 a.m. on January 1, and end at 11:59

p.m. on December 31, of the same year.

* 1. **Annual Review or Audit**. The Board shall appoint an internal audit committee to review or audit financial statements for each fiscal year, at its discretion the Board may retain an independent accounting firm to perform the audit. The Board shall review the results of such audit or review as soon as practical, but no later than 60 days after the completion of the independent audit.
	2. **Rules of Procedure**. The rules of procedure at meetings of the Board, the Council and committees of

the Board shall be rules contained in Roberts’ Rules of Order on Parliamentary Procedure, newly revised,

so far as applicable and when not inconsistent with these Bylaws, the Articles of Incorporation or any resolution of the Board.

* 1. **Insurance**. LASC shall provide Directors and Officers Liability Insurance covering Directors, Officers, and Committee Chairs for performing acts and responsibilities directly related to LASC.

# ARTICLE 9. AMENDMENTS

These Bylaws may be altered, amended, or repealed and new Bylaws may be adopted by the vote of two thirds of the number of Directors in office at an AGM. Should a special meeting be required to vote on any Bylaw changes, it should follow the procedure of an AGM. Any proposed changes to the Bylaws shall be published to the members of the Association Council at least 30 days prior to such a vote for comment.

The foregoing Bylaws were adopted by the Board of Directors and the Council on , 20 .

Secretary