| Current Bylaws | Proposed changes by Bylaw Committee | Additional changes after lawyer review | Notes | PROPOSED FINAL DRAFT |
| :---: | :---: | :---: | :---: | :---: |
| ARTICLE I. <br> NAME, OFFICE, MAILING ADDRESS | ARTICLE I. <br> NAME, OFFICE, MAILING ADDRESS | ARTICLE I. NAME, OFFICE, MAILING ADDRESS |  | ARTICLE I. <br> NAME, OFFICE, MAILING ADDRESS |
| The name of the corporation shall be The Oregon Country Fair. Its registered office and mailing address shall be at 442 Lawrence Street, Eugene, Oregon 97401, or such other office or mailing address as established by the Board. | The name of the corporation shall be The Oregon Country Fair (hereinafter "the OCF"). Its registered office and mailing address shall be at 442 Lawrence Street, Eugene, Oregon 97401, or such other office or mailing address as established by the Board of Directors (hereinafter "the Board"). | The name of the corporation shall be The Oregon Country Fair (hereinafter "the OCF"). Its registered office and mailing address shall be at 442 Lawrence Street, Eugene, Oregon 97401, or such other office or mailing address as established by the Board of Directors (hereinafter "the Board"). |  | The name of the corporation shall be The Oregon Country Fair (hereinafter "the OCF"). Its registered office and mailing address shall be at 442 Lawrence Street, Eugene, Oregon 97401, or such other office or mailing address as established by the Board of Directors (hereinafter "the Board"). |
| ARTICLE II. PURPOSE | ARTICLE II. PURPOSE | ARTICLE II. PURPOSE |  | ARTICLE II. PURPOSE |
| The purpose of the corporation shall be to sponsor The Oregon Country Fair, hereinafter "the Fair", which shall be an annual event intended to educate and inform the public about choices in personal and community lifestyle through the promotion and preservation of the work of individual crafts persons, artists, artisans, musicians, and performers, displays in a traditional fair setting, psycho-spiritual rejuvenation, and the creation of a public forum encouraging the exchange and discussion of ideas about alternative community organization, use of economic resources and appropriate technology, as well as any other lawful purpose within the scope of sections 501(c)(3) or 509(a)(1)of the Internal Revenue code. | The purpose of the corporation shall be to sponsor The Oregon Country Fair (hereinafter "the Fair"), which shall be an annual event intended to educate and inform the public about choices in personal and community lifestyle through the promotion and preservation of the work of individual crafts persons, artists, artisans, musicians, and performers; displays in a traditional fair setting; psycho-spiritual rejuvenation; and the creation of a public forum encouraging the exchange and discussion of ideas about alternative community organization, use of economic resources and appropriate technology; as well as any other lawful purpose within the scope of sections 501(c)(3) or 509(a)(1) of the Internal Revenue Code. | The purpose of the OCF corporation shall be to sponsor The Oregon Country Fair (hereinafter "the Fair"), which shall be an annual event intended to educate and inform the public about choices in personal and community lifestyle through the promotion and preservation of the work of individual crafts persons, artists, artisans, musicians, and performers; displays in a traditional fair setting; psychospiritual rejuvenation; and the creation of a public forum encouraging the exchange and discussion of ideas about alternative community organization, use of economic resources and appropriate technology; as well as any other lawful purpose within the scope of sections 501(c) (3) or 509(a)(1) of the Internal Revenue Code. |  | The purpose of the OCF shall be to sponsor The Oregon Country Fair (hereinafter "the Fair"), which shall be an annual event intended to educate and inform the public about choices in personal and community lifestyle through the promotion and preservation of the work of individual crafts persons, artists, artisans, musicians, and performers; displays in a traditional fair setting; psychospiritual rejuvenation; and the creation of a public forum encouraging the exchange and discussion of ideas about alternative community organization, use of economic resources and appropriate technology; as well as any other lawful purpose within the scope of sections 501(c) (3) or 509(a)(1) of the Internal Revenue Code. |
| ARTICLE III. DATE OF THE FAIR | ARTICLE III. DATE OF THE FAIR | ARTICLE III. DATE OF THE FAIR |  | ARTICLE III. DATE OF THE FAIR |
| The Oregon Country Fair annual fair event shall be held at such time and place as the Board of Directors shall determine. | The Oregon Country Fair annual fair event shall be held at such time and place as the Board of Directors shall determine. | The Fair shall be held at such time and place as the Board shall determine. |  | The Fair shall be held at such time and place as the Board shall determine. |
| ARTICLE IV. FISCAL YEAR | ARTICLE IV. FISCAL YEAR | ARTICLE IV. FISCAL YEAR |  | ARTICLE IV. FISCAL YEAR |
| The fiscal year of the Fair shall be the Calendar year, or such other fiscal year as set by the Board. | The fiscal year of the Fair OCF shall be the Calendar year, or such other fiscal year as set by the Board. | The fiscal year of the OCF shall be the calendar year, or such other fiscal year as set by the Board. |  | The fiscal year of the OCF shall be the calendar year, or such other fiscal year as set by the Board. |
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| ARTICLE V. MEMBERS | ARTICLE V. MEMBERS | ARTICLE V. MEMBERS |  | ARTICLE V. MEMBERS |
| 1. Membership. <br> There shall be one class of membership. | 1. Membership. <br> There shall be one class of membership. | 1. Membership. <br> There shall be one two classes of membership. <br> (a) General Members <br> (b) Charter Members. Charter members shall have the same rights, duties, and liabilities as other members except as provided in Section 4 of this Article. |  | 1. Membership. <br> There shall be two classes of membership. <br> (a) General Members <br> (b) Charter Members. Charter members shall have the same rights, duties, and liabilities as other members except as provided in Section 4 of this Article. |
| 2. Eligibility and Admission. | 2. Eligibility and Admission. | 2. Eligibility and Admission. |  | 2. Eligibility and Admission. |
| (a) Any individual who subscribes to the purposes and basic policies of the Fair, abides by the terms and conditions of these Bylaws, the Articles of Incorporation and any amendments thereto, and acts in accordance with the decisions made by the Board | (a) Any individual who subscribes to the purposes and basic policies of the Fair OCF abides by the terms and conditions of these Bylaws, the Articles of Incorporation and any amendments thereto, and acts in accordance with the decisions made by the Board | (a) Any individual who subscribes to the purposes and basic policies of the OCF, abides by the terms and conditions of these Bylaws, the Articles of Incorporation and any amendments thereto, and acts in accordance with the decisions made by the | The committee recommends striking this sentence in order to address comment re: Article V, Section 5(c). | (a) Any individual is eligible for membership if the individual is registered with the OCF and (1) has received either a wristband, other Fair camping pass or verifiable worker day pass in one of the three |

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| of Directors, is eligible for membership if the individual is registered with the Fair and (1) has received either a wristband, other Fair camping pass or verifiable worker day pass in one of the three previous Fairs, or (2) is a verified elder. | of Directors, is eligible for membership if the individual is registered with the Fair OCF and (1) has received either a wristband, other Fair camping pass or verifiable worker day pass in one of the three previous Fairs, or (2) is a verified elder. | Boardis eligible for membership if the individual is registered with the OCF and (1) has received either a wristband, other Fair camping pass or verifiable worker day pass in one of the three previous Fairs, or (2) a verified elder in accordance with OCF Elders policy. | The term "elder" isn't defined anywhere in the Bylaws. If it's defined elsewhere - for example, a policy adopted by the board - it would be best to reference that here so members understand what it means. | previous Fairs, or (2) is a verified elder as per OCF Elders policy. |
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| (b) There is no membership fee required for general members. | (b) There is no membership fee required for general members. | (b) There is no membership fee required for general members. | Using the term "general members" implies that there is more than one class of members which is inconsistent with section 1 above. | (b) There is no membership fee required for general members. |
| (c) It is the responsibility of each member to file an initial registration form with the Fair and to promptly notify the Secretary of any changes in the member's preferred contact information (which may be a street address, a mailing address, or an electronic address) for notices and other messages from the Fair. The fair shall direct all notices required pursuant to these bylaws, the articles of incorporation, or Oregon law to each member using the most current information provided to the secretary. | (c) It is the responsibility of each member to file an initial registration form with the Fair OCF and to promptly notify the Membership Secretary of any changes in the member's preferred contact information (which may be a street address, a mailing address, or an electronic address) for notices and other messages from the Fair. The fair OCF shall direct all notices required pursuant to these Bylaws, the Articles of Incorporation, or Oregon law to each member using the most current information provided to the Secretary. | (c) It is the responsibility of each member to file an initial registration form with the OCF and to promptly notify the Membership Secretary of any changes in the member's preferred contact information (which may be a street address, a mailing address, or an electronic address) for notices and other messages from the Fair. The OCF shall direct all notices required pursuant to these Bylaws, the Articles of Incorporation, or Oregon law to each member using the most current information provided to the Membership Secretary. |  | (c) It is the responsibility of each member to file an initial registration form with the OCF and to promptly notify the Membership Secretary of any changes in the member's preferred contact information (which may be a street address, a mailing address, or an electronic address) for notices and other messages from the Fair. The OCF shall direct all notices required pursuant to these Bylaws, the Articles of Incorporation, or Oregon law to each member using the most current information provided to the Membership Secretary. |
| (d) Registration forms may be submitted online if the Board of Directors so provides. | (d) Registration forms may be submitted online if the Board of Directors so provides. | (d) Registration forms may be submitted online if the Board so provides. |  | (d) Registration forms may be submitted online if the Board so provides. |
| 3. Charter Members. The Board of Directors may set forth the terms and conditions for charter memberships by Board resolution, including provision for payment of membership fee. Charter members shall have the same rights, duties and liabilities as other members. | 3. Charter Members. The Board of Directors may set forth the terms and conditions for charter memberships by Board resolution, including provision for payment of membership fee.-Charter members shall have the same rights, duties, and liabilities as other members. | 3. Charter Members. Charter members shall have the same rights, duties, and liabilities as other members. | Moved to Article V, Section 1 ... this is inconsistent with section 1 above, which states that OCF has only one class of members. If there are charter members and general members, then OCF has two classes of members and you need to describe each class in the Bylaws pursuant to ORS 65.144. |  |
| 4. Dividends, Earnings. No dividends or earnings of the Fair shall be payable to members, nor shall members have any interest in the assets of the Fair by virtue of being members. The Fair may pay reasonable compensation for services rendered and authorize reimbursement for expenses incurred on behalf of the Fair. | 4. (a) Dividends, Earnings. No dividends or earnings of the Fair OCF shall be payable to members, nor shall members have any interest in the assets of the Fair OCF by virtue of being members. The Fair OCF may pay reasonable compensation for services rendered and authorize reimbursement for expenses incurred on behalf of the Fair OCF. | 43. (a) Dividends, Earnings. No dividends or earnings of the OCF shall be payable to members, nor shall members have any interest in the assets of the OCF by virtue of being members. The OCF may pay reasonable compensation for services rendered by members and authorize reimbursement for expenses incurred by members on behalf of the OCF. |  | 3. Dividends, Earnings. No dividends or earnings of the OCF shall be payable to members, nor shall members have any interest in the assets of the OCF by virtue of being members. The OCF may pay reasonable compensation for services rendered by members and authorize reimbursement for expenses incurred by members on behalf of the OCF. |
| Upon dissolution or liquidation of the Fair, all assets remaining after payment of the debts and liabilities of the Fair shall be distributed to such other organization exempt from tax under section 501(c)(3)of the Internal Revenue Code. Charter members who have loaned money to the Fair, as evidenced by a promissory note, shall have the right to receive payment for the unpaid | (b) Upon dissolution or liquidation of the Fair OCF, all assets remaining after payment of the debts and liabilities of the Fair OCF shall be distributed to such other organizations exempt from tax under section 501(c)(3) of the Internal Revenue Code as designated by the Board. | (b) 4. Dissolution. Upon dissolution or liquidation of the OCF, all assets remaining after payment of the debts and liabilities of the OCF shall be distributed to such other organizations exempt from tax under section 501(c)(3) of the Internal Revenue Code as designated by the Board. However, the OCF may not transfer or convey assets as part of a dissolution | Added pursuant to ORS 65.627 so that future boards will be on notice there is a filing requirement in this situation. <br> Also, it's confusing to have a paragraph regarding dissolution under the heading Dividends, | 4. Dissolution. Upon dissolution or liquidation of the OCF, all assets remaining after payment of the debts and liabilities of the OCF shall be distributed to such other organizations exempt from tax under section 501(c)(3) of the Internal Revenue Code as designated by the Board. However, the OCF may not transfer or convey assets as part of a dissolution until 30 days |

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| balance due, payable from the assets of the Fair first after other debts and liabilities have been paid. |  | until 30 days after the OCF has notified the Oregon Attorney General, in accordance with the Oregon Nonprofit Corporation Act, or until the Attorney General, in writing, has consented to the transfer or conveyance or indicated that the Attorney General will not take action with respect to the transfer or conveyance, whichever is earlier. | Earnings. Typically, you would address dissolution in its own section. | after the OCF has notified the Oregon Attorney General, in accordance with the Oregon Nonprofit Corporation Act, or until the Attorney General, in writing, has consented to the transfer or conveyance or indicated that the Attorney General will not take action with respect to the transfer or conveyance, whichever is earlier. |
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|  | (c) Charter members who have loaned money to the Fair corporation as evidenced by a promissory note, shall have the right to receive payment for the unpaid balance due, payable from the assets of the Fair first after other debts and liabilities have been paid. | (c) Charter members who have loaned money to the OCF as evidenced by a promissory note, shall have the right to receive payment for the unpaid balance due, payable from the assets of the OCF first after other debts and liabilities have been paid. | Same comment as above regarding charter members. If the general members don't have this same right, then OCF does have two classes of members. Also, it's not clear if this applies at all times during the life of the OCF or only on dissolution. | Charter members who have loaned money to the OCF as evidenced by a promissory note, shall have the right to receive payment for the unpaid balance due, payable from the assets of the OCF first after other debts and liabilities have been paid. |
| 5. Termination of Membership. | 5. Termination of Membership. | 5. Termination of Membership. |  | 5. Termination of Membership. |
| (a) Automatic termination: Membership of any member shall be automatically terminated if the member fails to either (1) meet the conditions for membership as provided in Section 2(a) of this Article or (2) vote in at least one annual membership election every three years. | (a) Automatic termination. Membership of any member shall be automatically terminated if the member fails to either (1) meet the conditions for membership as provided in Section 2(a) of this Article or (2) vote in at least one annual membership election every three years. | (a) Automatic termination. Membership of any member shall be automatically terminated if the member fails to either (1) meet the conditions for membership as provided in Section 2(a) of this Article or (2) vote in at least one annual membership election every three years. |  | (a) Automatic termination. Membership of any member shall be automatically terminated if the member fails to either (1) meet the conditions for membership as provided in Section 2(a) of this Article or (2) vote in at least one annual membership election every three years. |
| (b) Voluntary termination: A member may resign from the Fair at any time by delivering a written notice of withdrawal to the Secretary of the Fair. | (b) Voluntary termination. A member An individual may resign their membership from the Fair at any time by delivering a written notice of withdrawal to the Secretary of the Fair OCF. | (b) Voluntary termination. Resignation. An individual may resign their membership at any time by delivering a written notice of withdrawal resignation to the Membership Secretary of the OCF. |  | (b) Resignation. An individual may resign their membership at any time by delivering a written notice of resignation to the Membership Secretary. |
| (c) Involuntary expulsion, termination or suspension: A member may be expelled, terminated or suspended from membership for failure to comply with these bylaws or other rules, resolutions and policies of the Fair, or for actions contrary to the interest of the Fair. In the case of involuntary expulsion, termination or suspension of membership, the member shall be given not less than 15 days advance written notice from the Fair specifying the reasons for the proposed action. The notice shall specify a time and place at which the member will be provided an opportunity to be heard, orally or in writing as the member may choose, which time shall be not less than five days before the effective date of the expulsion, suspension or termination. The notice shall be given by first class and certified mail sent to the last address of the member shown on the Fair's records. The hearing may be held by the Board or its designee, which shall make findings and then decide the issue of termination or suspension of membership. | (c) Involuntary expulsion, termination or suspension. A member may be expelled, terminated or suspended from membership for failure to comply with these bylaws or other rules, resolutions and policies of the FairOCF, or for actions contrary to the interest of the FairOCF. In the case of involuntary expulsion, termination or suspension of membership, the member shall be given not less than 15 days advance written notice from the FairOCF specifying the reasons for the proposed action. The notice shall specify a time and place at which the member will be provided an opportunity to be heard, orally or in writing as the member may choose, which time shall be not less than five days before the effective date of the expulsion, suspension or termination. The notice shall be given by first class and certified mail sent to the last address of the member shown on the Fair OCF's records. The hearing may be held by the Board or its designee, which shall make findings and then decide the issue of termination or suspension of membership. | (c) Involuntary expulsion, suspension or termination or suspension. A member may be expelled, suspended or terminated or suspended from membership for failure to comply with these Bylaws or other rules, resolutions, and policies of the OCF, or for actions contrary to the interest of the OCF. In the case of involuntary expulsion, suspension or termination orsuspension of membership, the member shall be given not less than 15 days advance written notice from the OCF specifying the reasons for the proposed action. The notice shall specify a time and place at which the member will be provided an opportunity to be heard, orally or in writing as the member may choose, which time shall be not less than five days before the effective date of the expulsion, suspension or termination. The notice shall be given by first class and certified mail sent to the last address of the member shown on the OCF's records. The hearing may be held by the Board or its designee, which shall make findings and then decide the issue of suspension or termination or suspension.of membership. | This appears to be saying much the same thing as section 5 (a) above regarding automatic termination. However, there's no opportunity for a hearing under 5(a). You might consider combining these two sections, as a member could argue that failure to comply with the Bylaws (which is cause for automatic termination under 5(a)) should actually entitle him/her to a hearing under this section 5(c). <br> It would also be useful to explain the difference between expulsion and termination, as they appear here to mean the same thing. | (c) Involuntary suspension or termination. A member may be suspended or terminated from membership for failure to comply with these Bylaws or other rules, resolutions and policies of the OCF, or for actions contrary to the interest of the OCF. In the case of involuntary suspension or termination of membership, the member shall be given not less than 15 days advance written notice from the OCF specifying the reasons for the proposed action. The notice shall specify a time and place at which the member will be provided an opportunity to be heard, orally or in writing as the member may choose, which time shall be not less than five days before the effective date of the suspension or termination. The notice shall be given by first class and certified mail sent to the last address of the member shown on the OCF's records. The hearing may be held by the Board or its designee, which shall make findings and then decide the issue of suspension or termination of membership. |

(d) Expulsion of a member from the Fair property, or expulsion, termination or suspension of voluntee termination or suspension of membership. Members who are excluded from the property or whose volunteer position or status is terminated or suspended shall not lose eligibility or membership under Section 2 of this Article solely by virtue failure to participate as a volunteer, worker, from which such member has been excluded or not allowed to participate in such member's previous assignment as a volunteer, worker, performer or booth participant due to exclusion, suspension or termination of such individual by the Fair

## 6. Rights of Membership.

(a) Voting: All members who have been members for at least 30 days prior to the date of a membership meeting shall be entitled to cast one vote on any issue brought before the membership. Members director, amend the Articles of Incorporation, and on all other matters for which a membership vote is required by the Oregon Revised Statutes and by these bylaws. In addition, members shall have the right to vote on advisory resolutions concerning any
(b) Information: Members shall be entitled to receive, upon request, an annual financial statement and shal have the right to inspect the corporate minutes and be entitled to be informed on Board actions and corporate operations.

## (c) Board Actions: At any regular business meeting of

 the Board (as defined in Article VIII, Section 2) members may be present. A member may also present proposals and suggestions to the Board and advocate their acceptance, in writing or at a Board meeting. In the event a member wishes to be heard at a Board meeting, the member shall schedule the matter to be discussed with the Secretary of the Fair. As far as practical, the matter shall be addressed not later than two Board meetings from the time the the Board to reconsider its decisions or the decisions of coordinators or staff by scheduling the matter with the Secretary as provided above.(d) Expulsion of a member from the Fair property, or position or status does or suspension of volunte
termination or suspension of membership. Members who are excluded from the property or whose volunteer position or status is terminated or suspended shall not lose eligibility or membership nder Section 2 of this Article solely by virtue failure to participate as a volunteer, worker, from which such member has been excluded far llowed to participate in such member's previous assignment as a volunteer, worker, performer or booth participant due to exclusion, suspension or termination of such individual by the Fair.

## 6. Rights of Membership.

(a) Voting. All members who have been members for at least 30 days prior to the date of a membership meeting shall be entitled to cast one vote on any issue brought before the membership. Members shall vote to ect the Board of Directors, remove a Ddirector, mend the Articles of incorporation, and on all other matters for which a membership vote is required by the Oregon Revised Statutes and by these Bbylaws. In addition, members shall have the right to vote on advisory resolutions concerning any other matter to ome before the membership
(b) Information. Members shall be entitled to receive, upon request, an annual financial statement and shall have the right to inspect the corporate minutes and entitled to be informed on Board actions and corporate operations.

## (c) Board Actions. At any regular business meeting

 the Board (as defined in Article VIII, Section 2) members may be present. A member may also present proposals and suggestions to the Board and advocate their acceptance, in writing or at a Board neeting. In the event a member wishes to be heard at a Board meeting, the member shall schedule the matter to be discussed with the Recording Secretary of the faif. As far as practical, the matter shall be dressed Ao lember notifies the Secretary e 1 memb he herretary. or the decisins of eordinaters or staff by schedulin edulin(d) Expulsion of a member from the Fair property, position or status does not constitute expulsion, termination or suspension of membership. Members who are excluded from the FairOCF property or whose volunteer position or status is terminated o suspended shall not lose eligibility or membership under Section 2 of this Article solely by virtue fallfor p booth participant in wher, which such member has been excluded or not allowed to participate in such member's previous assignment as a volunteer, worker, performer or assignm participant due to exclusion, suspension o termination of such individual by the Fair.
6. Rights of Membership.
(a) Voting. All members who have been members for at least 30 days prior to the date of a
membership meeting shall be entitled to cast one vote on any issue brought before the membership. Members shall vote to elect the Board, remove a Director, amend the Articles of Incorporation, and on all other matters for which a membership vote is required by the Oregon Revised Statutes and by these Bylaws. In addition, members shall have the right to vote on advisory resolutions concerning any other matter to come before the membership.
(b) Information. Members shall be entitled to informed on Board actions and corporate operations. Members shall be entitled to receive upon request, an annual financial statement and shall have the right to inspect the corporate minutes and records upon reasonable notice. Alembers shall also be entitled to be informed on Board actions and
(c) Board Actions. At any regular business meeting of
(c) Board Actions. At any regular business me
the Board (as defined in Article vill, Section 2 ) members may be present. A member may also present proposals and suggestions to the Board and advocate their acceptance. In the event a member wishes to be heard at a Board meeting, the member shall schedule the matter to be discussed with the Recording Secretary. As far as practical, the matter shall be addressed not later than two Board meetings from the time the member notifies the to reconsider its decisions by scheduling the Bard with the Recording Secretary as provided above.




Deleted because the next sentence says essentially the

## same thing.

Not needed.
Not needed.

## 6. Rights of Membership.

(a) Voting. All members who have been members
for at least 30 days prior to the date of a
membership meeting shall be entitled to cast one vote on any issue brought before the membership. Members shall vote to elect the Board, remove a Director, amend the Articles of Incorporation, and on all other matters for which a membership vote is required by the Oregon Revised Statutes and by these Bylaws. In addition, members shall have the right to vote on advisory resolutions concerning an other matter to come before the membership.
b) Information. Members shall be entitled to be informed on Board actions and corporat operations. Members shal be enial stad to receive, hall have the right to inspect the corporate minutes and records upon reasonable notice.
(c) Board Actions. At any regular business meeting of the Board (as defined in Article vill, Section 2) members may be present. A member may also present proposals and suggestions to the Board and advocate their acceptance. In the event a member wishes to be heard at a Board meeting, the member shall schedule the matter to be discussed with the Recording Secretary. As far as practical, the matte hall be addressed not later than two Board meetings from the time the member noties $t$. to reconsider its decisions by scheduling the Board with the Recording Secretary as provided above.

| ARTICLE VI. MEMBERSHIP MEETINGS | ARTICLE VI. MEMBERSHIP MEETINGS | ARTICLE VI. MEMBERSHIP MEETINGS |  | ARTICLE VI. MEMBERSHIP MEETINGS |
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| 1. Annual Meetings. An annual meeting of the members shall be called by the Board of Directors at a date to be fixed by the Board, but in no case later than October 30. <br> The purpose of the annual meeting shall be to elect the Board of Directors, to present the members with a financial statement for the fiscal year then ending, and to consider any other business that the Directors may determine to be appropriate. Agendas for the annual meeting shall be set 55 days prior to the meeting. <br> Beginning in 2022, advisory resolutions may be placed on the agenda for the annual meeting upon the petition of 100 or more of the members, by presenting the petition to the Secretary by July 31, or at such earlier time as the Board of Directors may designate. Petitions must include member signatures with the name also legibly printed and the member's Fair affiliation. | 1. Annual Membership Meetings. An annual meeting of the members shall be called by the Board of Directors at a date to be fixed by the Board, but in no case later than October 30. The purpose of the annual meeting shall be to elect the Board of Directors, to present the members with a financial statement for the fiscal year then ending, and to consider any other business that the Directors Board may determine to be appropriate. Agendas for the annual meeting shall be set 55 days prior to the meeting. Beginning in Z022,Advisory resolutions may be placed on the agenda for the annual meeting upon the petition of 100 or more of the members, by presenting the petition to the Secretary by July 31, or at such earlier time as the Board of Directors may designate. Petitions must include member signatures with the name also legibly printed and the member's Fair affiliation. | 1. Annual Membership Meetings. An annual meeting of the members shall be called by the Board at a date to be fixed by the Board, but in no case later than October 30. The purpose of the annual meeting shall be to elect the Board, to present the members with a financial statement for the fiscal year then ending, and to consider any other business that the Board may determine to be appropriate. Agendas for the annual meeting shall be set 55 days prior to the meeting. Advisory resolutions may be placed on the agenda for the annual meeting upon the petition of $\mathbf{1 0 0}$ or more members, by presenting the petition to the Membership Secretary by July 31, or at such earlier time as the Board may designate. Petitions must include member signatures with the name also legibly printed and the member's Fair affiliation. |  | 1. Annual Membership Meetings. An annual meeting of the members shall be called by the Board at a date to be fixed by the Board, but in no case later than October 30. The purpose of the annual meeting shall be to elect the Board, to present the members with a financial statement for the fiscal year then ending, and to consider any other business that the Board may determine to be appropriate. Agendas for the annual meeting shall be set 55 days prior to the meeting. Advisory resolutions may be placed on the agenda for the annual meeting upon the petition of $\mathbf{1 0 0}$ or more members, by presenting the petition to the Membership Secretary by July 31, or at such earlier time as the Board may designate. Petitions must include member signatures with the name also legibly printed and the member's Fair affiliation. |
| 2. Special Meetings. Special meetings of the members may be called from time to time by the Board of Directors and shall be called by the Secretary upon Petition of 100 or more of the members of the Fair. The time and place of any special meeting shall be set by the Secretary; provided, however, that all such meetings shall take place in Lane County, Oregon in a reasonably expeditious and timely manner, in no event more than ninety ( 90 ) days from the date the petition is filed with the Secretary. In the case of a special meeting, notice shall be required as set forth in (3) below. The business of any special meeting shall be limited to those matters set forth in the notice. | 2. Special Meetings. Special meetings of the members may be called from time to time by the Board of Directors and shall be called by the Secretary upon Rpetition of 100 or more ef the members of the Fair. The time and place of any special meeting shall be set by the Membership Secretary; provided, however, that all such meetings shall take place in Lane County, Oregon in a reasonably expeditious and timely manner, in no event more than ninety (90) days from the date the petition is filed with the Membership Secretary. In the case of a special meeting, notice shall be required as set forth in (3) below. The business of any special meeting shall be limited to those matters set forth in the notice. | 2. Special Meetings. Special meetings of the members may be called from time to time by the Board and shall be called by the Membership Secretary upon petition of 100 or more members describing the purpose(s) for which the meeting is to be held. The time and place of any special meeting shall be set by the Membership Secretary; provided, however, that all such meetings shall take place in Lane County, Oregon in reasomably expeditious and timely manner, in no event more than ninety (90) days from, and provided further that notice of such a meeting must be given within 30 days after the petition is delivered to the Membership Secretary and the date of the meeting must be set within 30 days after the date that notice is given. In the case of a special meeting, notice shall be required as set forth in (3) below. The business of any special meeting shall be limited to those matters set forth in the notice. | Revised to comply with ORS 65.204. <br> However, if the Recording Secretary calls the meeting, it may make more sense for the Recording Secretary to set the meeting date. If you don't want to bifurcate these duties and you prefer for the Membership Secretary to handle all of this, then you'll need to amend Article IX, Section 3(a). (Done) | 2. Special Meetings. Special meetings of the members may be called from time to time by the Board and shall be called by the Membership Secretary upon petition of 100 or more members describing the purpose(s) for which the meeting is to be held. The time and place of any special meeting shall be set by the Membership Secretary; provided, however, that all such meetings shall take place in Lane County, Oregon, and provided further that notice of such a meeting must be given within 30 days after the petition is delivered to the Recording Secretary and the date of the meeting must be set within 30 days after the date that notice is given In the case of a special meeting, notice shall be required as set forth in (3) below. The business of any special meeting shall be limited to those matters set forth in the notice. |
| 3. Notice: Written notice of membership meetings shall be sent to each member using their most recent contact information (which may be a street address, a mailing address, or an electronic address) currently registered in the records of the Fair not less than seven nor more than sixty days before the date set for the meeting. It shall be the responsibility of the member to provide the Secretary with current contact information. In lieu of sending notice, notice may be published in at least two issues of a newsletter or similar document sent to members using their most recent contact information. | 3. Notice. Written notice of membership meetings shall be sent to each member using their most recent contact information (which may be a street address, a mailing address, or an electronic address) currently registered in the records of the Fair OCF not less than seven nor more than sixty days before the date set for the meeting. It shall be the responsibility of the member to provide the Membership Secretary with current contact information. In lieu of sending notice, notice may be published in at least two issues of a newsletter or similar document sent to members using their most recent contact information. | 3. Notice. Written notice of membership meetings shall be sent to each member using their most recent contact information (which may be a street address, a mailing address, or an electronic address) currently registered in the records of the OCF not less than seven nor more than sixty days before the date set for the meeting. It shall be the responsibility of the member to provide the Membership Secretary with current contact information. In lieu of sending notice, notice may be published in at least two issues of a newsletter or similar document sent to members using their most recent contact information. |  | 3. Notice. Written notice of membership meetings shall be sent to each member using their most recent contact information (which may be a street address, a mailing address, or an electronic address) currently registered in the records of the OCF not less than seven nor more than sixty days before the date set for the meeting. It shall be the responsibility of the member to provide the Membership Secretary with current contact information. In lieu of sending notice, notice may be published in at least two issues of a newsletter or similar document sent to members using their most recent contact information. |


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| 4. Quorum. Two hundred members present in person or by absentee ballot at any duly called meeting shall constitute a quorum, except that at the annual meeting, where those members present in person or by absentee ballot shall constitute a quorum. | 4. Quorum. Two hundred members present in person or by absentee ballot at any duly called meeting shall constitute a quorum, except that at the annual meeting, where those members present in person or by absentee ballot shall constitute a quorum. | 4. Quorum. Two hundred members present in person or by absentee ballot at any duly called meeting shall constitute a quorum, except at the annual meeting, where those members present in person or by absentee ballot shall constitute a quorum. |  | 4. Quorum. Two hundred members present in person or by absentee ballot at any duly called meeting shall constitute a quorum, except at the annual meeting, where those members present in person or by absentee ballot shall constitute a quorum. |
| 5. Voting. All members are voting members. Except as otherwise provided in these bylaws, all members present at meetings shall be entitled to vote and the Board of Directors may make provisions for absentee balloting from time to time as is appropriate. There shall be no cumulative voting. Except as otherwise set forth in these bylaws, the majority of votes cast shall be required for the adoption of any matter coming before the membership. | 5. Voting. All members are voting members. Except as otherwise provided in these bylaws, all members present at meetings shall be entitled to vote and the Board ef Directors may make provisions for absentee balloting from time to time as is appropriate. There shall be no cumulative voting. Except as otherwise set forth in these Bylaws, the majority of votes cast shall be required for the adoption of any matter coming before the membership. | 5. Voting. All members are voting members. Except as otherwise provided in these Bylaws, all members present at meetings shall be entitled to vote and the Board may make provisions for absentee balloting. There shall be no cumulative voting. Except as otherwise set forth in these Bylaws, the majority of votes cast the affirmative vote of a majority of the votes represented and voting shall be required for the adoption of any matter coming before the membership. | Revised to comply with ORS 65.244 . | 5. Voting. All members are voting members. Except as otherwise provided in these Bylaws, all members present at meetings shall be entitled to vote and the Board may make provisions for absentee balloting. There shall be no cumulative voting. Except as otherwise set forth in these Bylaws, the affirmative vote of a majority of the votes represented and voting shall be required for the adoption of any matter coming before the membership. |
| 6. Membership Lists. Members who desire to send written communications to other members concerning any special or annual membership meeting, may request the Fair to send such communication to all members entitled to vote at the meeting. The request shall be in writing and shall be delivered to the principal offices of the Fair not earlier than two business days after the first notice of the meeting, and not less than, five business days before the scheduled date of the meeting. The request must be accompanied by payment, in cash or certified check, of the anticipated costs of mailing the communication, as determined by the General Manager of the Fair. Costs may include postage, copying costs, envelopes and the actual anticipated cost of staff time to mail the notice. | 6. Membership Lists. Members who desire to send written communications to other members concerning any special or annual membership meeting, may request the Fair OCF to send such communication to all members entitled to vote at the meeting. The request shall be in writing and shall be delivered to the principal offices of the Fair OCF not earlier than two business days after the first notice of the meeting, and not less than, five business days before the scheduled date of the meeting. The request must be accompanied by payment, in cash or certified check, of the anticipated costs of mailing the communication, as determined by the lead professional of the OCF. Costs may include postage, copying costs, envelopes and the actual anticipated cost of staff time to mail the notice. | 6. Membership Lists. Members who desire to send written communications to other members concerning any special or annual membership meeting may request the OCF to send such communication to all members entitled to vote at the meeting. The request shall be in writing and shall be delivered to the principal offices of the OCF not earlier than two business days after the first date that notice of the meeting is given, and not less than five business days before the scheduled date of the meeting. The request must be accompanied by payment, in cash or certified check, of the anticipated costs of mailing the communication, as determined by the lead professional of the OCF. Costs may include postage, copying costs, envelopes and the actualanticipated estimated cost of staff time to mail the notice. | Changed because it implies that more than one notice is sent for a particular meeting. | 6. Membership Lists. Members who desire to send written communications to other members concerning any special or annual membership meeting may request the OCF to send such communication to all members entitled to vote at the meeting. The request shall be in writing and shall be delivered to the principal offices of the OCF not earlier than two business days after the date that notice of the meeting is given, and not less than five business days before the scheduled date of the meeting. The request must be accompanied by payment, in cash or certified check, of the anticipated costs of mailing the communication, as determined by the lead professional of the OCF. Costs may include postage, copying costs, envelopes and the estimated cost of staff time to mail the notice. |
| 7. Absentee Ballots. (Proxies). Subject to such limitations and rules as may be established by the Board of Directors or the Elections Committee, a member may cast an absentee ballot by appointing the Secretary of the Fair as proxy to vote an absentee ballot for the member. Such proxies shall be referred to as absentee ballots, shall be personally signed by the member, shall be effective only for the particular meeting for which given, and shall specify with particularity the member's votes. Absentee ballots must be submitted on forms approved by the Elections Committee. Absentee ballots shall be available for all matters for which binding membership votes are required under Article V , section 6(a), and for such advisory votes as the Board of Directors may designate from time to time. An absentee ballot is effective when received by the | 7. Absentee Ballots (Proxies). Subject to such limitations and rules as may be established by the Board of Directors or the Elections Committee, a member may cast an absentee ballot by appointing the Membership Secretary of the Fair as proxy to vote an absentee ballot for the member. Such proxies shall be referred to as absentee ballots, shall be personally signed by the member, shall be effective only for the particular meeting for which given, and shall specify with particularity the member's votes. Absentee ballots must be submitted on forms approved by the Elections Committee. Absentee ballots shall be available for all matters for which binding membership votes are required under Article V , section 6(a), and for such advisory votes as the Board of Directors may designate from time to time. An absentee ballot is effective when received by the | 7. Absentee Ballots (Proxies). Subject to such limitations and rules as may be established by the Board or the Elections Committee, a member may cast an absentee ballot by appointing the Membership Secretary of the Fair as proxy to vote an absentee ballot for the member. Such proxies shall be referred to as absentee ballots, shall be personally signed by the member, shall be effective only for the particular meeting for which given, and shall specify with particularity the member's votes. Absentee ballots must be submitted on forms approved by the Elections Committee. Absentee ballots shall be available for all matters for which binding membership votes are required under Article V , section 6(a), and for such advisory votes as the Board may designate from time to time. An absentee ballot is effective when received by the |  | 7. Absentee Ballots (Proxies). Subject to such limitations and rules as may be established by the Board or the Elections Committee, a member may cast an absentee ballot by appointing the Membership Secretary of the Fair as proxy to vote an absentee ballot for the member. Such proxies shall be referred to as absentee ballots, shall be personally signed by the member, shall be effective only for the particular meeting for which given, and shall specify with particularity the member's votes. Absentee ballots must be submitted on forms approved by the Elections Committee. Absentee ballots shall be available for all matters for which binding membership votes are required under Article V , section 6(a), and for such advisory votes as the Board may designate from time to time. An absentee ballot is effective when received by the |

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| Secretary or other officer or agent .authorized to tabulate votes. An absentee ballot is revocable by the member, and is revoked if the member casting the absentee ballot: | Membership Secretary or other officer or agent authorized to tabulate votes. An absentee ballot is revocable by the member, and is revoked if the member casting the absentee ballot: | Membership Secretary or other officer or agent authorized to tabulate votes. An absentee ballot is revocable by the member, and is revoked if the member casting the absentee ballot: | Membership Secretary or other officer or agent authorized to tabulate votes. An absentee ballot is revocable by the member, and is revoked if the member casting the absentee ballot: |
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| (a) Attends any meeting and votes in person; or | (a) Attends any meeting and votes in person; or | (a) Attends any meeting and votes in person; or | (a) Attends any meeting and votes in person; or |
| (b) Signs and delivers to the Secretary or other officer or agent authorized to tabulate absentee votes either a writing stating that the absentee ballot is revoked or a subsequent absentee ballot. | (b) Signs and delivers to the Membership Secretary or other officer or agent authorized to tabulate absentee votes either a writing stating written statement that the absentee ballot is revoked or a subsequent absentee ballot. | (b) Signs and delivers to the Membership Secretary or other officer or agent authorized to tabulate absentee votes either a written statement that the absentee ballot is revoked or a subsequent absentee ballot. | (b) Signs and delivers to the Membership Secretary or other officer or agent authorized to tabulate absentee votes either a written statement that the absentee ballot is revoked or a subsequent absentee ballot. |
| 8. Elections Committee. The Board may appoint an elections committee and make other provisions to ensure fair and accurate elections at both special and annual meetings. | 8. Elections Committee. The Board may appoint an elections committee and make other provisions to ensure fair and accurate elections at both special and annual meetings. | 8. Elections Committee. The Board may appoint an eElections $\epsilon$ Committee and make other provisions to ensure fair and accurate elections at both special and annual membership meetings. | 8. Elections Committee. The Board may appoint an Elections Committee and make other provisions to ensure fair and accurate elections at both special and annual membership meetings. |
| ARTICLE VII. THE BOARD OF DIRECTORS | ARTICLE VII. THE BOARD OF DIRECTORS | ARTICLE VII. THE BOARD OF DIRECTORS | ARTICLE VII. THE BOARD OF DIRECTORS |
| 1. Powers. The activities, affairs and property of the Fair shall be managed and directed, and its powers exercised by and vested in, the Board of Directors. | 1. Powers. The activities, affairs and property of the Fair OCF shall be managed and directed, and its powers exercised by and vested in, the Board of Directors. | 1. Powers. The activities, affairs and property of the OCF shall be managed and directed, and its powers exercised by and vested in, the Board. | 1. Powers. The activities, affairs and property of the OCF shall be managed and directed, and its powers exercised by and vested in, the Board. |
| The Board is authorized to perform whatever acts appear reasonably necessary or convenient to further the interest of the Fair. Such powers include, but are not limited to, creating committees, appointing coordinators for committees, entering into contracts; the purchase, lease and other acquisition of real and personal property, borrowing money, hiring employees and consultants, investing funds and promulgating and enforcing rules for participation in the annual fair event and the corporation. | The Board is authorized to perform whatever acts appear reasonably necessary or convenient to further the interest of the Fair OCF. Such powers include, but are not limited to, the following: creating committees, appointing eoordinators for committees members, entering into contracts, the purchaseing, leaseing, and or otherwise acquisition aquiring efreal and personal property, borrowing money, hiring employees and consultants, investing funds, and promulgating and enforcing rules for participation in the annual Fair event and the corporationOCF. | The Board is authorized to perform whatever acts appear reasonably necessary or convenient to further the interest of the OCF. Such powers include, but are not limited to, the following: creating committees, appointing committee members, entering into contracts, the purchasing, leasing, or otherwise acquiring real and personal property, borrowing money, hiring employees and consultants, investing funds and promulgating and enforcing rules for participation in the Fair and the OCF. | The Board is authorized to perform whatever acts appear reasonably necessary or convenient to further the interest of the OCF. Such powers include, but are not limited to, the following: creating committees, appointing committee members, entering into contracts, purchasing, leasing, or otherwise acquiring real and personal property, borrowing money, hiring employees and consultants, investing funds and promulgating and enforcing rules for participation in the Fair and the OCF. |
| 2. Qualifications, Number, Elections, Terms, Votes: | 2. Qualifications, Number, Elections, Terms, Votes: | 2. Qualifications, Number, Elections, Terms, Votes: | 2. Qualifications, Number, Elections, Terms, Votes: |
| (a) Qualifications: Any member of the Fair in good standing pursuant to Article V -2(a) and who is at least 18 years of age, is eligible to serve on the Board of Directors. | (a) Qualifications: Any member of the Fair OCF in good standing pursuant to Article V -2(a) and who is at least 18 years of age, is eligible to serve on the Board of Directors. | (a) Qualifications: Any member of the OCF in good standing pursuant to Article V -2(a) and who is at least 18 years of age, is eligible to serve on the Board. | (a) Qualifications: Any member of the OCF in good standing pursuant to Article V -2(a) and who is at least 18 years of age is eligible to serve on the Board. |
| (b) Number: The Board of Directors shall consist of no less than nine and no more than twelve directors. The number of directors may vary from time to time by resolution of the Board of Directors. | (b) Number: The Board Directors shall consist of no less than nine and no more than twelve directors. The number of directors may vary from time to time by resolution of the Board of Directors. | (b) Number: The Board shall consist of no less than nine and no more than twelve directors. The number of directors may vary from time to time by resolution of the Board. | (b) Number: The Board shall consist of no less than nine and no more than twelve directors. The number of directors may vary from time to time by resolution of the Board. |
| (c) Elections: Votes for directors may be sequentially numbered in order of preference. Members may vote for as many directors as they prefer, but only those votes assigned a number equal to or less than the total number of vacancies existing at the close of balloting shall be counted. Each vote shall count as only one vote, regardless of preference ranking, and | (c) Elections: Votes for directors may be sequentially numbered in order of preference. Members may vote for as many directors as they prefer, but only those votes assigned a number equal to or less than the total number of vacancies existing at the close of balloting shall be counted. Each vote shall count as only one vote, regardless of preference ranking, and | (c) Elections: Votes for directors may be sequentially numbered in order of preference. Members may vote for as many directors as they prefer, but only those votes assigned a number equal to or less than the total number of vacancies existing at the close of balloting shall be counted. Each vote shall count as only one vote, regardless of preference ranking, and | (c) Elections: Votes for directors may be sequentially numbered in order of preference. Members may vote for as many directors as they prefer, but only those votes assigned a number equal to or less than the total number of vacancies existing at the close of balloting shall be counted. Each vote shall count as only one vote, regardless of preference ranking, and |

only one vote per member may be assigned to any nidual candidate. Members who do not sequentially number their ballots in order of preference may only vote for up to the number of vacancies existing at the close of balloting. Nonsequentially numbered ballots which reflect votes for more than the number of vacancies existing as of the close of balloting shall be disqualified

Incumbent directors whose positions are not scheduled to be filled at an election, may run for provided that upon submission of a candidate statement, acceptance of a nomination, or public announcement of candidacy, whichever occurs first, the incumbent candidate shall be deemed to have irrevocably resigned their incumbent director position. The resignation shall be effective at the commencement of the first meeting of the directors following the annual membership meeting.
(e) Term: Each director shall serve for three years, or until their resignation or removal, whichever occurs first. These three-year terms shall be staggered, with one third of total seats to be filled by a vote of the membership each year.

## (f) Votes: In order of membership votes cast, the

 votes shall be counted first to fill the three-year Boar positions, then to fill any vacant positions. Tie votes shall be resolved by drawing straws.3. Removal of Directors: A director may be removed from office with or without cause, only by a vote of purpose of removing a director and pursuant to the requirements of notice as set forth in Article VI-3. The Board may suspend a director with or without cause (requiring $2 / 3$ of the Board's votes) for a maximum of 60 days or until voted on as provided in this article. The director in question shall be excluded from such a vote. If a Board member or alternate misses three meetings in a row, the Board may declare that seat vacant. Beginning on January 1, 2022, members who wish to remove a director must submit a petition as provided in Article VI-2 for special meetings. Petitions must include member signatures with the name also ligily primed and he member's far a flation. A on that issue.
ndive vote per member may be assigned equentially number their ballots in order of preference may only vote for up to the number of vacancies existing at the close of balloting. Nonsequentially numbered ballots which reflect votes for more than the number of vacancies existing as of the close of balloting shall be disqualified.

Incumbent directors whose positions are not scheduled to be filled at an election, may run for provided that upon submission of a candidate statement, acceptance of a nomination, or public announcement of candidacy, whichever occurs first, the incumbent candidate shall be deemed to have irevocably resigned their incumbent director position. The resignation shall be effective at th commencement of the first meeting of the directors following the annual membership meeting.
(e) Term: Each Director shall serve for three years, or until their resignation or removal, whichever occurs first. These three-year terms shall be staggered, with one third of total seats to be filled by a vote of the membership each year.
(f) Votes: In order of membership votes cast, the votes shall be counted first to fill the three-year Board positions, then to fill any vacant positions. Tie votes shall be resolved by drawing straws.
. Removal of Directors. A Director may be removed rom office with or without cause, only by a vote of purpose of removing a Director and pursuant to the requirements of notice as set forth in Article VII-3. The Board may suspend a Director with or without cause (requiring $z / 3$ two-thirds of the Board's votes) for a maximum of 60 days or until voted on as provided in this article. The director in question shall be excluded from such a vote. If a Director Board member or lernate misses three meetings in a row, the Board may declare that seat vacant by a two-thirds vote. Beginning on January 1,2022, mMembers who wis to remove a Director must submit a petition as provided in Article VI-2 for special meetings. Petitions legibly printed and he member's Fair affilization Petitions must include member signatures, legib printed name and OCF affiliation A director may be removed by a majority of votes cast on that issue.
only one vote per member may be assigned to any individual candidate. Members who do not sequentially number their ballots in order of preference may only vote for up to the number of vacancies existing at the close of balloting. Nonsequentially numbered ballots which reflect votes for more than the number of vacancies existing as of the close of balloting shall be disqualified.

Incumbent directors whose positions are not scheduled to be filled at an election may run for election subission of a candidate statern, acceptance of a nomination, or public acterne of candidacy, public the incumbent candidate shall be deemed to have irrevocably resigned their incumbent director position. The resignation shall be effective at the commencement of the first Board meeting of the directors following the annual membership meeting
(e) Term: Each Director shall serve for three years, or until their resignation or removal, whichever occurs first. These three-year terms shall be staggered, with one third of total seats to be filled by a vote of the membership each year.
(f) Votes: In order of membership votes cast, t The votes shall be counted first to fill the three-year Board positions, then to fill any vacantvacated positions. Tie votes shall be resolved by drawing straws.
3. Removal of Directors. A Director may be removed them office with or without cause, only by a vote of purpose of removing thea Director and pursuant to the requirements of notice as set forth in Article VI, Section=3. The Board may suspend a Director with or without cause (requiring the affirmative vote of two thirds of the DirectorsBoard's votes) for a maximum of 60 days or until voted on as provided in this article. The dDirector in question shall be excluded from such a vote. If a Director misses three Board meetings in a row, the Board may declare that seat vacant by a two-thirds vote. Members who wish to remove a Director must submit a petition as provided in Article VI , Section 2 for special meetings. Perions must be removed by the affirmative vote of a majority of votes cast on that issue
only one vote per member may be assigned to any individual candidate. Members who do not sequentially number their ballots in order of preference may only vote for up to the number of vacancies existing at the close of balloting. Nonsequentially numbered ballots which reflect votes for more than the number of vacancies existing as of the close of balloting shall be disqualified.

Incumbent directors whose positions are not scheduled to be filled at an election may run for
election to the Board at such election provided that upon submission of a candidate statement, acceptance of a nomination, or public announcement of candidacy, whichever occurs first, the incumbent candidate shall be deemed to have irrevocably resigned their incumbent director position. The resignation shall be effective at the commencement of the first Board meeting following the annual membership meeting.
e) Term: Each Director shall serve for three years, or until their resignation or removal, whichever occurs first. These three-year terms shall be staggered, with one third of total seats to be filled by a vote of the membership each year.
(f) Votes: The votes shall be counted first to fill the three-year Board positions, then to fill any vacated positions. Tie votes shall be resolved by drawing straws.
3. Removal of Directors. A Director may be removed from office with or without cause, only by a vote of purpose of removing the Director and pursuant to the requirements of notice as set forth in Article VI, Section 3. The Board may suspend a Director with or without cause (requiring the affirmative vote of twothirds of the Directors) for a maximum of 60 days or until voted on as provided in this article. The Director in question shall be excluded from such a vote. If a Director misses three Board meetings in a row, the Board may declare that seat vacant by a two-thirds vote. Members who wish to remove a Director must submit a petition as provided in Article VI-2 for special meetings. Petitions must and OCF affiliation. A Director may be removed by the affirmative vote of a majority of votes cast on that issue

| 4. Vacancies: Whenever the number of directors shall for any reason be less than the number authorized, the vacancies may be filled by a majority vote of the remaining directors. The Board is authorized to fill the vacancy even if the number of remaining directors is less than the number necessary for a quorum under other provisions of these bylaws. Vacancies shall be filled at a meeting where prior notice of the matter has been given in the agenda. | 4. Vacancies. Whenever the number of Directors shall for any reason be less than the number authorized, the vacancies may be filled by a majority vote of the remaining directors. The Board is authorized to fill the vacancy even if the number of remaining directors is less than the number necessary for a quorum under other provisions of these Bylaws. Vacancies shall be filled at a meeting where prior notice of the matter has been given in the agenda. | 4. Vacancies. Whenever the number of Directors shall for any reason be less than the number authorized, the vacancies may be filled by the affirmative vote of a majority vote of the remaining Directors. The Board is authorized to fill the vacancy even if the number of remaining dDirectors is less than the number necessary for a quorum under other provisions of these Bylaws. Vacancies shall be filled at a meeting where prior notice of the matter has been given in the agenda. | 4. Vacancies. Whenever the number of Directors shall for any reason be less than the number authorized, the vacancies may be filled by the affirmative vote of a majority of the remaining Directors. The Board is authorized to fill the vacancy even if the number of remaining Directors is less than the number necessary for a quorum under other provisions of these Bylaws. Vacancies shall be filled at a meeting where prior notice of the matter has been given in the agenda. |
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| The term of office of any director appointed under this section shall be until the next annual membership meeting, at which time the seat shall be filled by a vote of the membership. Vacancies occurring during an annual membership meeting before the balloting is closed shall be filled at that meeting. | The term of office of any Director appointed under this section shall be until the next annual membership meeting, at which time the seat shall be filled by a vote of the membership. Vacancies occurring during an annual membership meeting before the balloting is closed shall be filled at that meeting. | The term of office of any Director appointed under this section shall be until the next annual membership meeting, at which time the seat shall be filled by a vote of the membership. Vacancies occurring during an annual membership meeting before the balloting is closed shall be filled at that meeting. | The term of office of any Director appointed under this section shall be until the next annual membership meeting, at which time the seat shall be filled by a vote of the membership. Vacancies occurring during an annual membership meeting before the balloting is closed shall be filled at that meeting. |
| 5. Committees and Coordinators. The Board may appoint committees and delegate such authority to the committees as the Board deems necessary, proper or convenient for the effective, lawful and beneficial operation of the Fair. Any committees so appointed shall report to the Board or to such other persons or committees as the Board may designate. The Board shall remain responsible for ensuring that the committee function is properly performed. | 5. Committees-and Coordinators. The Board may appoint committees and delegate such authority to the committees as the Board it deems necessary, proper, or convenient for the effective, lawful, and beneficial operation of the Fair OCF. Any committees so appointed shall report to the Board or to such other persons or committees as the Board may designate. The Board shall remain responsible for ensuring that the committee function is functions are properly performed. | 5. Committees. The Board may appoint committees and delegate such authority to the committees as it deems necessary, proper, or convenient for the effective, lawful, and beneficial operation of the OCF. Any committees so appointed shall report to the Board or to such other persons or committees as the Board may designate. The Board shall remain responsible for ensuring that the committee functions are properly performed. | 5. Committees. The Board may appoint committees and delegate such authority to the committees as it deems necessary, proper, or convenient for the effective, lawful, and beneficial operation of the OCF. Any committees so appointed shall report to the Board or to such other persons or committees as the Board may designate. The Board shall remain responsible for ensuring that the committee functions are properly performed. |
| The board shall appoint an employee or employees who shall be the lead professional (s) of the Oregon Country Fair and who will be responsible for all operations of the year-round organization. The Board will hire, evaluate, decide on salary increases and, if necessary, terminate the contract with such professional (s). | The board shall appoint an employee or employees who shall be the lead professional(s) professional(s) of the Oregon Country Fair the-OCF and who will be responsible for all operations thereof. The Board will hire, evaluate, decide on salary increases and, if necessary, terminate the contract with such professional (s) professional(s). | The Board shall appoint an employee or employees who shall be the lead professional(s) of the OCF and who will be responsible for all operations thereof. The Board will hire, evaluate, decide on salary increases and, if necessary, terminate the contract with such professional(s). | The Board shall appoint an employee or employees who shall be the lead professional(s) of the OCF and who will be responsible for all operations thereof. The Board will hire, evaluate, decide on salary increases and, if necessary, terminate the contract with such professional(s). |
| ARTICLE VIII: MEETINGS OF THE BOARD OF DIRECTORS | ARTICLE VIII: MEETINGS OF THE BOARD OF DIRECTORS | ARTICLE VIII: MEETINGS OF THE BOARD OF DIRECTORS | ARTICLE VIII: MEETINGS OF THE BOARD OF DIRECTORS |
| 1. Annual Meeting: An annual meeting of the Board of Directors shall be held at such time as shall be determined by the Secretary within thirty days after the annual meeting of the membership. The purpose of this meeting shall be to review the status of the Fair, to elect officers, and to continue to perform whatever acts appear reasonably necessary to further the interest of the Fair. | 1. Annual Board Meeting. An annual meeting of the Board Directors shall be held at such time as shall be determined by the Recording Secretary within thirty days after the annual membership meeting of the membership. The purpose of this meeting shall be to review the status of the Fair corporation OCF, to elect officers, and to continue to perform whatever acts appear reasonably necessary to further the interest of the Fair OCF. | 1. Annual Board Meeting. An annual meeting of the Board shall be held at such time as shall be determined by the Recording Secretary within thirty days after the annual membership meeting. The purpose of this meeting shall be to review the status of the OCF, to elect officers, and to perform whatever acts appear reasonably necessary to further the interest of the OCF. | 1. Annual Board Meeting. An annual meeting of the Board shall be held at such time as shall be determined by the Recording Secretary within thirty days after the annual membership meeting. The purpose of this meeting shall be to review the status of the OCF, to elect officers, and to perform whatever acts appear reasonably necessary to further the interest of the OCF. |
| 2. Regular Business Meetings: There shall be a regular business meeting of the Board the first Monday of every month, unless otherwise specified by the Board agenda. | 2. Regular Business Meetings. There shall be a regular business meeting of the Board on the first Monday of every month, unless otherwise specified by in the Board agenda. | 2. Regular Business Meetings. There shall be a regular business meeting of the Board on the first Monday of every month, unless otherwise specified in the Board agenda. | 2. Regular Business Meetings. There shall be a regular business meeting of the Board on the first Monday of every month, unless otherwise specified in the Board agenda. |


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| 3. Special Meetings: Special meetings of the Board may be called by the President and two Directors or by five Directors with appropriate notice. These meetings may either be open to members or be closed to all except the Board, consultants, witnesses, and such other persons as the Board may invite. No votes shall be taken in closed session other than for the purpose of personnel, real estate, or legal matters. | 3. Special Meetings. Special meetings of the Board may be called by the President and two Directors, or by five Directors, with appropriate notice as provided in Section 4 of this Article. These meetings may either be open to members or be closed to all except the Board, consultants, witnesses, and such other persons as the Board may invite. No votes shall be taken in closed session other than for the purpose of personnel, real estate, or legal matters. | 3. Special Meetings. Special meetings of the Board may be called by the President and two Directors, or by five Directors, with appropriate notice as provided in Section 4 of this Article. These meetings may either be open to members or be closed to all except the Board, consultants, witnesses, and such other persons as the Board may invite. No votes shall be taken in closed session other than for the purpose of personnel, real estate, or legal matters. |  | 3. Special Meetings. Special meetings of the Board may be called by the President and two Directors, or by five Directors, with appropriate notice as provided in Section 4 of this Article. These meetings may either be open to members or be closed to all except the Board, consultants, witnesses, and such other persons as the Board may invite. No votes shall be taken in closed session other than for the purpose of personnel, real estate, or legal matters. |
| 4. Notice: Written notice for the annual meeting and regular or special business meetings of the Board shall be delivered by hand, by mail, or by email to each director at the address currently entered into the records of the Fair. Such notice shall be given not less than seven nor more than thirty days prior to the date of the meeting and shall set forth the time and place of the meeting. It is the responsibility of the individual director to provide the Secretary with correct mailing and email addresses. A director may waive notice of any meeting of the Board of Directors by submitting a written waiver of notice to the Secretary. Attendance of a director at any meeting of the Board of Directors shall constitute waiver of notice. | 4. Notice. Written notice for the annual meeting and regular or special business meetings of the Board shall be delivered by hand, by mail, or by email to each Director at the address currently entered into the records of the Fair OCF. Such notice shall be given not less than seven nor more than thirty 30 days prior to the date of the meeting and shall set forth the time and place of the meeting. It is the responsibility of the individual Director to provide the Recording Secretary with correct mailing and email addresses. A director Director may waive notice of any meeting of the Board of Directors by submitting a written waiver of notice to the Recording Secretary. Attendance of a directorDirector at any meeting of the Board of Directors shall constitute waiver of notice. | 4. Notice. Written notice for the annual meeting and regular or special business meetings of the Board shall be delivered by hand, by mail, or by email to each Director at the address currently entered into the records of the OCF. Such notice shall be given not less than seven nor more than 30 days prior to the date of the meeting and shall set forth the time and place of the meeting. It is the responsibility of each the-individual Director to provide the Recording Secretary with correct mailing and email addresses. A Director may waive notice of any meeting of the Board by submitting a written waiver of notice to the Recording Secretary. Attendance of a Director at any meeting of the Board shall also constitute waiver of notice unless the Director, at the beginning of the meeting or promptly on the Director's arrival, objects to holding the meeting or transacting business at the meeting and does not thereafter vote for or assent to any action taken at the meeting. | Added to comply with ORS 65.347(b). | 4. Notice. Written notice for the annual meeting and regular or special business meetings of the Board shall be delivered by hand, by mail, or by email to each Director at the address currently entered into the records of the OCF. Such notice shall be given not less than seven nor more than 30 days prior to the date of the meeting and shall set forth the time and place of the meeting. It is the responsibility of each individual Director to provide the Recording Secretary with correct mailing and email addresses. A Director may waive notice of any meeting of the Board by submitting a written waiver of notice to the Recording Secretary. Attendance of a Director at any meeting of the Board shall also constitute waiver of notice unless the Director, at the beginning of the meeting or promptly on the Director's arrival, objects to holding the meeting or transacting business at the meeting and does not thereafter vote for or assent to any action taken at the meeting. |
| 5. On-Site Meetings: In addition to regular business meetings set out in VIII-2 above, it is anticipated that frequent meetings of the directors may be required during the production of the annual fair event. For purposes of this Section, the production of the annual fair event includes the two months preceding the event, the actual dates of the annual fair event, and the month following the fair event. Notice for each such meeting is to be given by the Secretary with as much dispatch as is reasonably possible under the circumstance, but individual directors shall have an affirmative duty to inform themselves of the meetings or to be easily available to receive notice. | 5. On-site Emergency Meetings. In addition to regular business meetings set out in VII-2 Section 2 above of this Article, it is anticipated that frequent emergency meetings of the dDirectors may be required during the production of the annual fairent.Fair purposes of this Section, the production of the annual fair event Fair includes the two months preceding the event Fair, the actual dates of the annual fair event Fair, and the month following the fair event-Fair. Notice for each such meeting is to be given by the Recording Secretary with as much dispatch as is reasonably possible under the circumstances, but individual directors Directors shall have an affirmative duty to inform themselves of the meetings or to be easily available to receive notice. | 5. Emergency Meetings. In addition to regular business meetings set out in Section 2 of this Article, it is anticipated that emergency meetings of the Directors may be required during the production of the Fair. For purposes of this Section, the production of the Fair includes the two months preceding the Fair, the actual dates of the Fair, and the month following the Fair. Notice for such meeting is to be given by the Recording Secretary will give at least four hours' notice of each such meetingwith as much dispatch as is reasonably possible under the circumstances, but individual. Directors shall have an affirmative duty to inform themselves of the meetings of to be easily available to receive notice. |  | 5. Emergency Meetings. In addition to regular business meetings set out in Section 2 of this Article, it is anticipated that emergency meetings of the Directors may be required during the production of the Fair. For purposes of this Section, the production of the Fair includes the two months preceding the Fair, the actual dates of the Fair, and the month following the Fair. The Recording Secretary will give at least four hours' notice of each such meeting. Directors shall have an affirmative duty to be easily available to receive notice. |
| 6. Quorum: A majority of the directors, but in no case fewer than six, shall constitute a quorum for the transaction of business. | 6. Quorum. A majority of the directors Directors but in no case fewer than six, shall constitute a quorum for the transaction of business. | 6. Quorum. A majority of the Directors, but in no case fewer than six, shall constitute a quorum for the transaction of business. |  | 6. Quorum. A majority of the Directors, but in no case fewer than six, shall constitute a quorum for the transaction of business. |
| 7. Voting: A two-thirds majority of all the Directors present and voting at a meeting at which a quorum is | 7. Voting. A two-thirds majority of all the Directors present and voting at a meeting at which a quorum is | 7. Voting. The affirmative vote of $\AA$-two-thirds majority of all the Directors present and voting at a |  | 7. Voting. The affirmative vote of two-thirds of all the Directors present and voting at a meeting at |


| present shall be an act of the Board of Directors. No |
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| action shall be taken by the Board of Directors |
| without a meeting. For purposes of this Section, |
| abstentions shall not be counted as votes. |

abstentions shall not be counted as votes.
8. Policy of Decision Making: It shall be the express policy of the Fair that all regular business meetings are open to members of the Fair and that, in acting on any matter before it, the Board shall give due consideration to the opinions and desires expressed by those members present.
9. Conflict of Interest: Any Board member who has a conflict of interest on any matter brought before the Board (.e. relative of the director or a member of the director's household) must, before discussion or vote on the issue, fully disclose the conflict. The member shall not be counted for purposes of a quorum, but may vote unless the issue is within the scope of Article $X$.

## ARTICLE IX: OFFICERS

## 1. Officers. Officers of the Fair shall be four: a

President, Vice President, Secretary, and Treasurer. At
the Board of Directors' discretion, any officer position may be shared by one or more persons.
2. Election/Term. The officers are to be elected by the Board of Directors at its annual Board meeting or in the event that an office becomes vacant at any other time of year. There shall be no requirement that an officer be a director. Each officer shall serve until the next annual Board meeting or until their death or resignation.
3. Secretary. The responsibilities of the Secretary shall 3. Secretary. The responsibilities of the Secretary
be as follows: to keep a current book of records copy of the Certificate and Articles of Incorporation, copy of the bylaws, the names and addresses of the Board of Directors, and a roll of the members; to make such book of records accessible to the members upon reasonable notice; to act as a proxy for members electing to appoint a proxy in accordance with Article VI, Section 7; to select a date for the Directors' meeting and to give notice for all meetings as required by the bylaws; to be responsible for the recording of minutes and to provide each Director with a copy thereof; to maintain a current post office box in the name of the Fair; and to work with the registration coordinator prior to each Fair in order to
action shall be taken by the Board of Directors without a meeting. For purposes of this Section, abstentions shall not be counted as votes.

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policy of the Fair OCF that all regular business meetings are be open to members of the Fair and that, in acting on any matter before it, the Board shall give due consideration to the opinions and desires expressed by those members present.
9. Conflict of Interest. Any Board member who has a conflict of interest on any matter brought before the direct or indirect financial effect on the director, a Jative of the Director Director's household) must, before discussion or vote on the issue, fully disclose the conflict. The member shall not be counted for purposes of a quorum, but may vote unless the issue is within the scope of Article X.

ARTICLE IX: OFFICERS

1. Officers. Officers of the Fair OCF shall be four: a President, Vice President, Secretary, and Treasurer. At may be shared by one or more persons at the discretion of the Board.
2. Election/Term. The officers are to be elected by the Board ef Directors at its annual Board meeting or in the event that an office becomes vacant at any other time of year. There shall be no requirement that an officer be a director. Each officer shall serve until the next annual Board meeting or until their death or resignation.
3. Recording and Membership Secretarłies. The reponsibilities of the Secretary shall be such as are on sistent with the duties enumerated above- below. filled, the duties of that Secretary shall be performed by one Secretary or their designee(s).
(a) The responsibilities of the Recording Secretary shall be as follows: to keep a current book of records Containing the minutes of all meetings of the Fair OCF, a copy of the Certificate and Articles of Incorporation, a copy of the Bylaws, the names and addresses of the Board of Directors; and to select a date for the annual Board Directors' meeting and to give notice for all meetings as required by the Bylaws;
meeting at which a quorum is present shall be an act of the Board. No action shall be taken by the Board without a meeting. For purposes of this Section, abstentions shall not be counted as votes.
4. Policy of Decision-Making. It shall be the express policy of the OCF that all regular business meetings be open to members and that, in acting on any matter before it, the Board shall give due consideration to the opinions and desires expressed by those members present.
5. Conflict of Interest. Any Board member who has a conflict of interest on any matter brought before th Board ire., he maternder relative of the Director or a member of the relive vote the issure, fully disclose the conflict. The voe on the issure, fully disclose the conflict. The quorum, but may vote unless the issue is within the scope Anticle $X$.

ARTICLE IX: OFFICERS

1. Officers. Officers of the OCF shall be four: a President, Vice President, Secretary, and Treasurer. Any officer position may be shared by
persons at the discretion of the Board.
2. Election/Term. The officers are to be elected by the Board at its annual Board meeting or in the event that an office becomes vacant at any other time of year. There shall be no requirement that an officer be a director. Each officer shall serve until the next annual Board meeting or until their death, resignation, or removal.
3. Recording and Membership Secretaries. The responsibilities of the Secretary shall be such as are consistent with the duties enumerated below, and Membership Secretary In the event that one of the Secretary positions is not filled, the duties of that Secretary shall be performed by one Secretary or their designee(s).
(a) The responsibilities of the Recording Secretary shall be as follows: to keep a current book of record containing the minutes of all meetings of the OCF, a copy of the Certificate and Articles of Incorporation, a copy of the Bylaws, the names and addresses of the Board; to select a date for the annual Board meeting and to give notice for of all meetings as
which a quorum is present shall be an act of the Board. No action shall be taken by the Board without meeting. For purposes of this Section, abstentions shall not be counted as votes.
. Policy of Decision-Making. It shall be the express policy of the OCF that all regular business meetings be open to members and that, in acting on any matter before it, the Board shall give due consideration to the opinions and desires expressed by those members present.

Since there's a separate section X) that contains greater detail regarding the approval requirement, I recommend deleting this section. 65.381(2)

ARTICLE IX: OFFICERS

1. Officers. Officers of the OCF shall be four: a President, Vice President, Secretary, and Treasurer persons at the discretion of the Board.
2. Election/Term. The officers are to be elected by the Board at its annual Board meeting or in the event that an office becomes vacant at any other time of year. There shall be no requirement that an officer be a director. Each officer shall serve until the next annual Board meetin
resignation, or removal.
3. Recording and Membership Secretaries. The responsibilities of the Secretary shall be such as are chall be shared by the Recording Secretary and th Membership Secretary. In the event that one of the Secretary positions is not filled the duties of that Secretary shall be performed by one Secretary or their designee(s).
(a) The responsibilities of the Recording Secretary shall be as follows: to keep a current book of records containing the minutes of all meetings of the OCF, a copy of the Certificate and Articles of Incorporation, a copy of the Bylaws, the names and addresses of the Board; to select a date for the annual Boar


| 7. Removal. Any officer may be removed with or without cause by a vote of the Directors at any meeting where prior notice has been given to the Board that the matter will be discussed. | 7. Removal. Any officer may be removed with or without cause by a vote of the DirectorsBoard at any meeting where notice has been given to the Board, in the manner specified in Article VIII, Section 4 , that the matter will be discussed. | 7. Removal. Any officer may be removed with or without cause by a vote of the Board at any meeting where notice has been given to the Board, in the manner specified in Article VIII, Section 4, that the matter will be considered discussed. | Revised because stating that the matter will be "discussed" doesn't make it sound like the Board will be voting on it. | 7. Removal. Any officer may be removed with or without cause by a vote of the Board at any meeting where notice has been given to the Board, in the manner specified in Article VIII, Section 4, that the matter will be considered. |
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| 8. Resignation. Any officer may resign by delivering written notice to the Secretary. | 8. Resignation. Any officer may resign by delivering written notice to the Recording Secretary. | 8. Resignation. Any officer may resign by delivering written notice to the Recording Secretary. |  | 8. Resignation. Any officer may resign by delivering written notice to the Recording Secretary. |
| 9. Vacancies. Any vacancy in an office may be filled for the unexpired portion of the term by the Board. | 9. Vacancies. Any vacancy in an office may be filled by the Board for the unexpired portion of the termby the Board. | 9. Vacancies. Any vacancy in an office may be filled by the Board for the unexpired portion of the term. |  | 9. Vacancies. Any vacancy in an office may be filled by the Board for the unexpired portion of the term. |
| ARTICLE X: TRANSACTIONS WITH DIRECTORS OR OFFICERS | ARTICLE X: TRANSACTIONS WITH DIRECTORS OR OFFICERS | ARTICLE X: TRANSACTIONS WITH DIRECTORS OR OFFICERS |  | ARTICLE X: TRANSACTIONS WITH DIRECTORS OR OFFICERS |
| 1. No director or officer of the Fair shall be interested, directly or indirectly, in any contract relating to the operation conducted by it, nor in any matter which may render financial benefit to the director or officer, nor in any contract for furnishing supplies or services to the Fair Unless: | 1. No Director or Officer of the Fair OCF shall be interested, directly or indirectly, in any contract relating to the operation conducted by it, nor in any matter which may render financial benefit to the Director or Officer, nor in any contract for to furnishing supplies or services to the Fair $\forall u n l e s s:$ | 1. No Director or Officer of the OCF shall be interested, directly or indirectly, in any transaction with the OCF, contract relating to the operation conducted by it, nor in any matter which may render financial benefit to the Director or Officer, nor in any contract to furnish supplies or services to the Fair unless: | Revised to track ORS 65.361, regarding director conflicts of interest, which is framed in terms of "transactions" rather than contracts. | 1. No Director or Officer of the OCF shall be interested, directly or indirectly, in any transaction with the OCF, unless: |
| (a) the contract is fair to the Fair and is authorized by two thirds of the directors present and voting at a meeting at which the presence of such director is not counted for a quorum and at which the vote of such a director is not necessary for authorization, and | (a) the contract is fair to the Fair OCF and is authorized by two thirds of the Directors present and voting at a meeting at which the presence of such Director is not counted for a quorum and at which the vote of such a Director is not necessary for authorization, and | (a) the transaction is approved or ratified by the affirmative vote of two-thirds of the Directors who have no direct or indirect interest in the transaction (the transaction may not be approved or ratified under this section by a single Director); and the contract is fair to the OCF and is authorized by two thirds of the Directors present and voting at a meeting at which the presence of such Director is not counted for a quorum and at which the vote of such Director is not necessary for authorization, and | Revised to better track ORS 65.361. | (a) the transaction is approved or ratified by the affirmative vote of two-thirds of the Directors who have no direct or indirect interest in the transaction (the transaction may not be approved or ratified under this section by a single Director); and |
| (b) the material facts of the transaction and the nature of the director's or officer's interest have been fully disclosed to the Board prior to discussion and consideration of the matter. | (b) the material facts of the transaction and the nature of the Director's or Officer's interest have been fully disclosed to the Board prior to discussion and consideration of the matter. | (b) the material facts of the transaction and the nature of the Director's or Officer's interest have been fully disclosed or are known to the Board prior to disceussion and consideration of the matter. |  | (b) the material facts of the transaction and the nature of the Director's or Officer's interest have been fully disclosed or are known to the Board prior to consideration of the matter. |
| 2. A director or officer of the Fair has an indirect interest in a transaction if; | 2. A Director or Officer of the Fair OCF has an indirect interest in a transaction if $\underset{;}{ }$ : | 2. A Director or Officer of the OCF has an indirect interest in a transaction if: |  | 2. A Director or Officer of the OCF has an indirect interest in a transaction if: |
| (a) Another entity in which the director or officer, a relative of the director or officer, or a member of the director's or officer's household has a material interest or in which the director or officer, relative or household member is an employee or general partner is a party to the transaction; or | ((a) Another entity in which the Director or Officer, a relative of the Director or Officer, or a member of the Director's or Officer's household has a material interest or in which the Director, of Officer, relative, or household member is an employee or general partner or is a party to the transaction; or | (a) Another entity in which the Director or Officer, ${ }^{\text {a }}$ relative of the Director or Officer, or a member of the Director's or Officer's household has a material interest or in which the Director or ${ }_{7}$ Officer $_{\boldsymbol{7}}$ relative, or household member is an employee or general partner oris a party to the transaction; of |  | (a) Another entity in which the Director or Officer has a material interest or in which the Director or Officer is an employee or general partner is a party to the transaction; |
| (b) Another entity of which the director or officer, relative or household member is a director, officer or trustee is a party to the transaction, and the transaction is or should be considered by the board of directors of the Fair. | (b) Another entity of which the Director, Officer, relative, or household member is a \&Director, eOfficer, or trustee is a party to the transaction, and the transaction is or should be considered by the Board-of directors of the Fair. | (b) Another entity of which the Director $\overline{\mathcal{F}}_{\boldsymbol{z}}$ or Officer is a director, officer, or trustee is a party to the transaction and the transaction is or should be considered by the Board; or |  | (b) Another entity of which the Director or Officer is a director, officer, or trustee is a party to the transaction and the transaction is or should be considered by the Board; or |

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