WORLD ZARATHUSHTI CHAMBER OF COMMERCE
(A Forum for Professionals and businesses for the well being and prosperity of the community)

By-Laws

WORLD ZARATHUSHTI CHAMBER OF COMMERCE BY-LAWS REVISION - 2009
WORLD ZARATHUSHTI CHAMBER OF COMMERCE BY-LAWS AMENDMENTS - 2013

PREAMBLE

WHEREAS commerce and business enterprise are major institutions of humankind; professionalism, entrepreneurship, commerce and business enterprise founded on the principles of Goodness, Honesty, Charity and Service, have been a Zarathushti hallmark recognized throughout the world; and;

WHEREAS the intermingling of Zarathushti history and commerce during the past two centuries is a constant reminder that an essential ingredient for the prosperity of the Zarathushti community are its professional ethics and entrepreneurial achievements;

IT IS RESOLVED therefore, to establish a WORLD ZARATHUSHTI CHAMBER OF COMMERCE (abbreviated as WZCC), to keep alive the spirit of Zarathushti entrepreneurship, and to encourage and facilitate trade and commerce, provide a linkage between Zarathushti professionals, entrepreneurs and financiers, and be the catalyst, so that the Zarathushti community may remain vibrant for continuing economic prosperity, by the grace of Ahura Mazda.

The By-Laws

ARTICLE I: NAME, LOCATION AND PURPOSES

Section 1: Name

The name of the organization shall be “World Zarathushti Chamber of Commerce (A forum for professionals and businesses for the well being and prosperity of the community)” hereinafter referred to as the “Chamber”. The official abbreviation of the name of The Chamber shall be “WZCC”.

Section 2: Location

The Chamber shall be registered in the State of Illinois, USA under the provisions of its (Not-for-Profit / Business) Corporation Law. The Chamber shall have and continuously maintain in
Illinois a registered office at an address to be designated from time to time by the Board of Directors ("the Board"), which may but need not, be the same as its place of business. The Chamber may also have offices at such other places as the Board may from time to time designate or as the Chamber may require.

Section 3: Objectives

The Chamber is incorporated under the not-for-profit business/business Corporation law of the State of Illinois, USA as a commercial association, exclusively for providing service to Zarathushti businesses, and to engage in any lawful business activity that will enhance the ability of the Chamber to render such services. Without limiting the generality of the foregoing, these purposes include the following:

A. To facilitate, encourage and promote the spirit of entrepreneurship among Zarathushtis.

B. To promote the high standards and practices of Zarathushti businesses worldwide.

C. To promote cooperation, networking and solidarity among the Zarathushti business and professional community.

D. To gather appropriate statistics regarding Zarathushti businesses and professionals worldwide for the benefit of all Zarathushti businesses; and

E. To educate all members of the Chamber.

ARTICLE II: MEMBERSHIP

Section 1: Eligibility and Membership

Any Zarathushti business, professional, organization or an individual who subscribes to the article and By-Laws of the Chamber and intending to further the purposes of the Chamber, has applied in writing for membership and accepted by the Chamber, has paid the necessary fees and remains in good standing under Article II, Section 5-C will be considered a member of the Chamber.

Application for membership shall be made in their respective Region/Chapter or to the Membership Administrator of the Chamber under Article II, Sections 2 & 3. The Chamber shall have the discretion to affirm or disallow any application for membership on reasonable grounds.

Section 2: Classes of Membership

Membership shall be universal and not of any Region or Chapter. Membership reciprocity with the overarching local community organization, where possible, is imperative in order for the Chamber to serve as the economic arm of the community.

To ensure membership uniformity, the following membership classes were created.
A. CORPORATE MEMBER

A Corporate member may be any Zarathushti business entity or any other business subscribing to the objectives of the Chamber.

B. INDIVIDUAL MEMBER

An Individual member may be any Zarathushti or any individual over the age of 18 years.

C. STUDENT MEMBER

A Student member may be any Zarathushti or any individual who is a full time student.

D. HONORARY MEMBER

Each year the Chamber’s Board of Directors may elect an Honorary Member. At least 60 days prior to the election, the Secretary of the Board upon receiving direction from the President will call for nominations for the election of an Honorary Member.

Any Director or Directors may jointly nominate a distinguished individual who has contributed through commerce, the professions, charity or otherwise significant benefits to the Zarathushti community. Nominations shall be accompanied with a bio data of no more than 400 words. The President upon the election of the nominee by a majority vote of all Board Members confer with the nominee and upon the nominees acceptance award the Honorary membership to the individual at the Annual Gala Awards event or at another suitable event. The Honorary Member shall become a member of the Honorary Member’s Guild and contribute to further the cause of the Chamber.

No active Director of the Chamber shall be eligible to become an honorary member.

The Chamber’s immediate past President shall assume the responsibility to liaise activities of the Honorary Member’s Guild unless the past President chooses not to do so in which case the President shall appoint another qualified Board Member to assume this role.

E. INDIVIDUAL LIFE MEMBERSHIP

Any Zarathushti or individual over the age of 18 years, who subscribes to the objectives of the Chamber, shall be eligible for membership as an Individual Life Member.

Existing Individual Life Members will continue to be Life Members of the Chamber.
With effect from 1\textsuperscript{st} January 2014 new Individual Life Membership will be for a period of 25 years.

\textbf{F. PATRON & VICE PATRON}

Any Zarathushti over the age of 18 years who subscribes to the objectives of the Chamber and who has given a one-time donation of over US\$.15,000/- towards the objects of the Chamber shall qualify to be granted the status of a Patron Member.

Any Zarathushti over the age of 18 years who subscribes to the objectives of the Chamber and who has given a one-time donation of over US\$.7,500/- towards the objects of the Chamber shall qualify to be granted the status of a Vice Patron Member.

\textbf{Section 3: Acceptance of Membership Application}

Membership shall become effective upon review and acceptance of the membership application by the local Region/Chapter and upon payment of applicable dues.

\textbf{Section 4: Membership dues}

Membership dues shall be payable annually in advance for each English calendar year, to the local Chapter at a rate established by the Region. However, a Chapter shall have the discretion to set a different membership fee keeping in mind the economic factors of its individual residents, Professionals and Business entities to attract more members.

Dues may be pro-rated for first-time members. Membership dues shall be set from time to time at such rate or rates, schedule or formula as may be prescribed by the \textit{Board} or the Region. Paid dues are not refundable in whole or in part upon resignation or disqualification. All membership dues shall be treated as described in Article VIII, Section 1.

\textbf{Section 5: Resignation, Disqualification, Membership Responsibilities}

\textbf{A. RESIGNATION}

Any Member may resign from the \textit{Chamber} upon written notice to the local chapter.

\textbf{B. DISQUALIFICATION AND REMOVAL}

i. Membership in \textit{WZCC} shall be subject to disqualification upon a finding by the local Chapter, Region or the \textit{Chamber}, of conduct unbecoming a Member of the \textit{WZCC}, other misconduct or behavior detrimental to the objectives and goals of \textit{The Chamber}. Any disqualification shall be decided by a 2/3 vote of the local Chapter and the local Chapter upon the Region’s concurrence shall have discretion in imposing the terms of said punishment. No vote on the question of disqualification may be held until ten (10) days written notice has been given to the Member concerned and adequate time (2 weeks) for a
hearing has been allowed.

ii. If membership dues are not paid within 60 days of past due date by a member, the member will not be in good standing and his name will be dropped from the Chamber’s roster.

C. Membership Duties, Rights and Responsibilities

A Member has the duty to uphold the By-Laws and purposes of the Chamber and those of the region.

A Member has the right to receive any and all literature distributed by the Chamber, the Region and the Chapter.

All Members shall make reasonable effort to attend all local chapter meetings, the Annual Meeting of the Chamber and the Region.

No Member shall represent WZCC to any other organization, individual or the public as representing WZCC without prior written approval of the Board.

No Member shall enter into or obligate WZCC into any contract or service without prior written approval of the Board.

A member by the very act of acceptance of membership in the Chamber acknowledges and accepts the provisions of these By-Laws.

Each Member must sign and agree to comply with The Chamber’s Code of Ethics, as adopted by the Board and as amended or supplemented from time to time. Any Member who violates any of these provisions may be censured, suspended or expelled from WZCC in accordance with the procedures provided in Section 5-B, supra.

Section 6: Voting

Each paid up member in good standing is eligible to one vote. Only Members, who are in good standing at least 30 days prior to a ballot, become eligible to vote.

Section 7: Regions

A. Formation

For the ease of administration the Chamber shall comprise of Regions. Chapters being the building blocks of the Chamber, operating within a Region are to be grouped together within a Region.

To the extent necessary to satisfy governmental statutory requirements of a Region, a Regional organization may be registered in a Region. All Regions and Chapters operating within each Region shall ensure that their respective By-Laws and their Terms of
Reference are not in conflict with the Articles of Incorporation and the By-Laws of the Chamber and the bodies constituting such organizations individually and collectively acknowledge their subservience to the Chamber and act accordingly.

- WZCC – Australia/New Zealand Region
- WZCC – Canada Region
- WZCC – India Region
- WZCC – Iran Region
- WZCC – Middle East Region
- WZCC – Pakistan Region
- WZCC – South East Asia Region
- WZCC – UK/Europe Region
- WZCC – USA Region

Other Regions may be added as the Chamber continues to evolve and expand globally.

Members of a Regional Board, by the very act of constituting a Board, acknowledge individually and collectively as a Regional Board that they are a part of the Chamber and agree to act in accordance with its By-Laws.

B. Rights, Duties and Responsibilities of Regions and Regional Directors

- A Region must support and serve the funding needs of the Chamber and minimally ensure that it subscribes to the Chamber its share of the membership dues in cash or in kind. Larger Regions must undertake to support an appropriately greater share of the burden depending upon its capacity and / or its capabilities.

- A Region may hold its Annual General Meeting for the benefit of its members, but not in conflict with the Annual General Meeting of the Chamber.

- Every Region shall provide to the Chamber’s Secretary, in a timely manner, a report of its activities for the immediate past year for inclusion in the Annual Report of the Chamber.

- Additionally, a consolidated financial statement for the Region must be readied and sent to the Treasurer of the Chamber, from time to time as required by the Treasurer, and for timely inclusion in the Annual Report of the Chamber.
Regional Directors, also being members of the Board, must make themselves available to participate in the Board’s quarterly discourse arranged by the Secretary of the Chamber. Non-Director heads of Regions, who are not members of the Board, may also participate in this discourse.

O Regions have autonomy to run their operation, provided they are not conducted in a manner to conflict with the spirit of the Chamber and its By-Laws both, in intent and in content.

O All Regions shall whole heartedly participate and support, without hindrance, the Chamber’s various membership categories and their management, web site, journal editing and production, annual recognitions and awards, annual meetings and conferences, international business delegations, and any other activities created, planned, organized, supported and run by the Chamber.

O From time to time, Regions / individual members may be requested and assigned responsibilities by the Board to perform specific functions for the Chamber.

Section 8: Local Chapters; Formation, Status, Duties, Rights and Responsibilities

A. Formation

A “Group” of 10 or more Members of The Chamber resident in a local geographic Region may set up a “Local Chapter” informally constituted to further the purposes of the Chamber after first receiving approval from the Chamber on its Terms of Reference, a sample Terms of Reference being appended to these By-Laws.

All Chapters, being the building blocks of the Chamber, shall operate autonomously, except for tax and annual financial reporting purposes, any and all Chapters operating within the geographic bounds of a Region shall be considered part of that region, as stated in Article VIII, Section 4.

B. Status

The status accorded to the Chapter shall be the same as that of a committee of the Chamber and the Chamber shall not exercise control over the Chapter provided the operation of the Chapter is consistent with these By-Laws.

C. Local Chapter Duties, Rights and Responsibilities

The local Chapter comprised of the Members of the Chamber shall have the duty to uphold these By- Laws and those of its Region, each Member retaining the Duties, Rights and Responsibilities as stated therein. Local Chapters will be required to share in the operational cost as described in Article VIII, Section 1.
The Chapter may elect its own chair, secretary and treasurer who shall provide periodic reports on the affairs of the Chapter to the Chamber’s satisfaction through its Region.

For administration purposes, the Chapter may operate a bank account after first seeking authorization from the Treasurer of the Region and agreeing to provide periodic financial reports as required by the WZCC Treasurer for the preparation of a consolidated financial report of WZCC.

D. Chapter Chairs Duties and Responsibilities

The Chapter Chair shall

- Ethically and professionally perform the duties normally associated with the position of Chair and manage the affairs of the Chapter in the spirit of the Chamber’s incorporation and these By-Laws.
- Organize and conduct all meetings of the Chapter -- minimum of one meeting each calendar quarter
- Appoint a secretary to record all proceedings of the Chapter and to conduct any correspondence on behalf of the Chapter at the direction of the Chair.
- Appoint a treasurer to solicit and collect dues from all members of WZCC assigned to the Chapter and maintain adequate record of accounts.
- Liaise with the WZCC Regional Director and other WZCC Directors, as required
- Distribute membership certificates signed by the Chair and annually supply stickers to keep the certificates current.
- Ensure that each member's data in the Directory on the WZCC website is current and complete.
- Nominate at least one person from the local area for the WZCC Annual Recognitions
- Timely prepare and submit an annual report of the Chapter’s activities to the WZCC Secretary for inclusion in the Annual Report.
- Keep abreast of current events of the Chamber.
- Advise Regional Directors of all meetings and activities of the Chapter.
- Repatriate from time to time a portion of the membership dues, as stated in Article VIII, Section 1.

ARTICLE III: MEETINGS
Section 1: Annual General Meetings

The Annual General Meeting of the Chamber shall be held at a time and place to be determined by the Board.

Written notice of Annual General Meeting shall be sent to the Chapter Chair for distribution to members at least 30 days in advance of the meeting date together with the business to be transacted at the meeting and a proxy for members unable to attend.

The notice shall be sent electronically and include the Agenda, Secretary’s Report, Annual Report (Article VIII, Section 5) and proxy forms for those unable to attend.

All members whose names are on record shall be eligible to attend the Annual General Meeting. Members’ spouses and guests may also attend as observers.

Section 2: Special Meetings

Special meetings may be called by the Board or shall be called by the President on petition of 25% of voting members in good standing.

Notice of special meetings shall be sent to each member at least 20 days prior to such meetings, giving the time and place and the business of the meeting.

Regions/Chapters shall assist the Chamber in organizing the Chamber’s Annual General Meeting and Special Meetings in accordance with local requirements.

ARTICLE IV: QUORUM

Section 1: Quorum for meetings of members

At any duly called Annual General Meeting or special meeting of the Chamber, 10% percent of the voting membership, by presence or proxy, shall constitute a quorum.

Section 2: Quorum for Board meetings

Unless otherwise specified in these By-Laws, 60% of the number of Directors holding office present or by closed proxy shall constitute a quorum for the transaction of the business of the Board.

Section 3: Quorum for Committee meetings

For purposes of conducting any business of a Committee, a majority, in person or by proxy, of any Committee shall constitute a quorum.

Section 4: Quorum for amendment to By-Laws

For purposes of amending these By-Laws pursuant to Article XIII, a quorum shall constitute 60%, in person or by proxy, of the WZCC Board. Ballots shall be cast by mail, electronic mail, or facsimile.
ARTICLE V: GOVERNANCE

Section 1: Board

The affairs of the Chamber shall be managed by the Board, and duties may be delegated to Administrative Directors, Committee Chairs and staff. All Board Members shall be Zarathushtis. All reference to the 'Board' in these By-Laws shall mean the Board of the Chamber.

The Chamber's Board shall comprise of Administrative Directors, Regional Directors and the Immediate Past President. There shall be preferably at least one Director from each Region except United States and India which shall have at least two Directors each.

Seven Administrative Director positions shall be as shown below:

1. PRESIDENT
2. VICE PRESIDENT
3. SECRETARY
4. TREASURER
5. DIRECTOR OF INFORMATION TECHNOLOGY
6. DIRECTOR OF YOUTH AFFAIRS
7. DIRECTOR OF COMMUNICATIONS AND PUBLICATIONS

Individuals for these 7 Administrative Director positions may come from any Region, except the Treasurer who shall always be from the USA Region for Tax reporting purposes.

Upon election of the full Board, the Board of Directors from among themselves, through majority vote, will elect Board members who will perform the above 7 Administrative Director functions.

Regional Directors: Upon election of the full Board the President from among the Directors appoint a Director from each Region to coordinate activities in their respective Region, assuming the responsibility to represent the Region and report to the Board. Overlapping of responsibilities with that of Administrative Director responsibilities may be an expedient.

The Immediate Past President of the Board, unless he elects not to do so, to ensure continuity shall continue to remain a full member of the Board with all privileges and voting rights as all other Board members, except he may not hold any Administrative Director position on the Board, and he will retain this Director position until the next immediate Past President fills his place.

No action by any member, committee, division, employee, Director or Administrative Director shall be binding upon or constitute an expansion of the policy of the Chamber, until it has been approved or ratified by the Board.

Section 2: Nomination of Directors
Any individual member may nominate himself or another individual member or the Nominee designee of a Corporate member, to serve as a Director. The nomination shall be accompanied by a bio-data of the person so nominated.

A nominee should preferably have been a member of the Chamber for at least 3 years prior to being nominated and served the Chamber in some capacity preferably as a Committee Member or Chapter Chair. The nominee should be proposed and seconded by members in good standing.

Section 3: Election of Directors

A member who has been duly nominated by himself or by another member, may be elected as a Director. A ballot listing all nominations received shall be presented to the Members at the AGM for election to the Board.

Nominees receiving the majority vote of the Members that exercise their vote in person or by proxy shall be elected as Directors provided there is a quorum.

Directors shall be elected for a 3 year term

No director shall serve more than 2 consecutive terms.

Vacancies may be filled on an interim basis, by the Board, subject to approval by members at the next Annual General Meeting. A Director elected or appointed to fill a vacancy shall be elected or appointed for the unexpired term of his or her predecessor in office.

No Director shall serve more than two consecutive terms, except that the immediate Past President may continue as a full Board member until the next immediate Past President fills his place, as mentioned in Section 1 above.

A director who has served 2 consecutive terms may be reappointed by the action of the Board to fill a vacancy or to satisfy an exigency that may arise.

A director who has served 2 consecutive terms may also be re-nominated after a lapse of one term.

Retiring directors shall be offered an option to serve on an advisory committee to advise the Board on operations and long term direction for the Chamber. A retiring director desiring to serve on the advisory committee shall make a commitment in writing to the secretary and shall agree to meet with other advisory committee members at least once each year.
Failure to be present at 3 consecutive advisory committee meetings shall be cause for suspension of membership of the advisory committee member.

**Section 4: Board Meetings**

The Board may meet as often as is necessary, but at least once each year, to transact the business of the Chamber, the Secretary giving 20 days notice in writing or by electronic mail. The Board may also hold their meetings through electronic mode.

**Section 5: Duties of Directors**

Directors shall discharge their duties, including any duties as Committee members, in good faith, with ordinary care, and in a manner they reasonably believe to be in the best interest of the Chamber. Ordinary care is care that ordinarily prudent persons in similar positions would exercise under similar circumstances. In the discharge of any duty imposed or power conferred on Directors, they may in good faith rely on information, opinions, reports or statements, including financial statements and other financial data, concerning the Chamber prepared or presented by a variety of persons, including Administrative Directors and employees of the Chamber, professional advisors or experts such as accountants or legal counsel. A Director is not relying in good faith if the Director has knowledge concerning a matter in question that renders reliance unwarranted. Regional Directors shall serve the interests of their respective Regions.

A Director not attending 3 consecutive Board meetings will cease to be a Director unless inability to attend is substantiated in writing and excused by the President.

**Section 6: Delegation of Duties to Advisors and/or Consultants**

The Board is entitled to select advisors and delegate duties and authority to them within certain accepted guidelines, limitations and constraints. The Directors have no liability for actions taken or omitted by the advisor if the Board acts in good faith and with ordinary care in selecting the advisor and prescribing the guidelines, limitations and constraints within which the advisor may function. The Board may remove or replace the advisor, with or without cause.

**Section 7: Contracts between the Chamber and the Directors**

Contracts or transactions between the Chamber and Directors or members who have a financial interest in the matter are not void or voidable solely for that reason. Nor are they void or voidable solely because the Director or member is present at or participates in the meeting that authorizes the contract or transaction; the Director or member abstaining from voting. However, the material facts must be disclosed to or known by the Board or other group authorizing the transaction, and adequate approval from disinterested parties must be obtained.

**Section 8: Actions of the Board**
The Board of Directors shall endeavor to act by consensus. However, the vote of a majority of all Directors voting at a meeting, or by mail, electronic mail, or facsimile, at which a quorum is present shall be sufficient to constitute the act of the Board.

Section 9: Compensation

Directors shall not receive salaries for their services. However, the Board may at its discretion reimburse or authorize payment for travel and other costs incurred to attend meetings and for ordinary telephone and mailing expenses or for the use of their office facilities to transact the business of the Chamber.

Section 10: Promulgation of Policies, Procedures and By-laws by the Board

The Board shall establish procedures, policies and By-Laws consistent with these By-Laws, subject to the approval of the members.

Section 11: Indemnification

The Chamber may at its discretion and by resolution of the Board, provide for indemnification by the Chamber of any current or former Director, Committee member, agent or employee in accordance with Article IX. infra.

Section 12: Removal of Directors

One or more of the Directors may be removed with or without cause at any regular or special meeting of the Board, provided that written notice of the proposed removal is delivered to all Directors at least 20 days prior to such meeting. Directors may be removed only by a majority vote of the members and/or the Board who exercise their votes, provided there is a quorum as defined in Article IV.

ARTICLE VI: ADMINISTRATIVE DIRECTORS

Section 1: Appointment of Administrative Directors

The Board of the Chamber shall consist of elected Directors, 7 of whom shall be Administrative Director positions: President, Vice President, Secretary, Treasurer, Director of Information Technology, Director of Youth Affairs and Director of Communications and Publications, as stipulated in Article V, Section 1.

Appointment of all Administrative Directors shall be made from among the duly elected Directors by a majority vote of the Board with their terms running concurrent with the Board.

Any vacancy on the Board, including that of Administrative positions, shall be filled by the Board by a majority vote.
Section 2: President

The President shall serve as the Chief Executive Officer of the Chamber and shall preside at all meetings of the membership and the Board. The specific duties of the President shall be:

A. Submission of an annual report to the Board, which shall be distributed to the membership.

B. Conducting the affairs of the Chamber vis-à-vis other organizations.

The President or his appointee may execute any deeds, mortgages, bonds, contracts or other instruments that the Board has authorized to be executed; provided, however, that any contract or instrument which creates a debt obligation of the Chamber in excess of US$.2,000 must be approved by a two-thirds vote of the Board.

The President, with approval of the Board, and subject to funding and budgeting constraints may appoint a minimal staff to transact the business of the Chamber.

Section 3: Vice-President

The Board may appoint as many Vice Presidents as is deemed necessary from among the Board to fulfill specific objectives of the Chamber. When the office of the President is vacant, or when the President is absent or unable to act, then the Vice-President, as appointed by the Board, shall perform the duties of the President. When the Vice-President acts in place of the President, the Vice-President shall have all the powers of the President and be subject to the same restrictions as the President.

Section 4: Treasurer

The Treasurer shall:

A. Have charge and custody of and be responsible for all funds and securities of the Chamber.

B. Receive and give receipts for moneys due and payable to the Chamber from any source.

C. Deposit all moneys in the name of the Chamber in banks, trust companies, or other depositories as provided in the operating procedures or as directed by the Board.

D. Write checks and disburse funds to discharge obligations of the Chamber. Funds may not be drawn from the Chamber or its accounts without the facsimile signature of the President or the Secretary or a joint Signatory assigned by the Board, in addition to the signature of the Treasurer. For amounts greater than US$.2000, funds may not be drawn from the Chamber or its accounts without the original signature of the President or Secretary and the Treasurer, with the approval of the Board.

E. Maintain the financial books and records of the Chamber.
F. Prepare financial reports at least annually and provide to the Directors a statement of receipts disbursements and available balance as of the last day of each quarter.

G. Prior to the Chamber’s Annual General Meeting, gather financial information from accounts from each of the Chamber’s regions to compile an accounting of the past year and prepare an annual budget for the Chamber’s activities for the next fiscal year. The budget will be ready for review and approval by the Board prior to the Annual General Meeting.

H. Perform other duties as assigned by the President or by the Board.

I. Perform all the duties incident to the office of the Treasurer.

Section 5: Secretary

The Secretary shall:

1. Give all notices as provided in the operating procedures, these By-Laws, or as required by law.
2. Take minutes of the meetings of the members and of the Board of Directors and keep the minutes as part of the corporate records.
3. Affix the seal of the Corporation to all documents as authorized.
4. Keep a register of the mailing address of each member, Director, Administrative Director and employee of the Chamber.
5. Perform duties as assigned by the President or by the Board.
6. Perform all duties incident to the office of Secretary.

Section 6: Director of Information Technology

The Director of Information Technology shall be responsible for all Information Technology related functions of the Chamber, such as:

1. Creating and maintaining the website of the Chamber and keeping it updated at all times.
2. Maintaining members’ data and mailing lists in electronic form and keeping it updated at all times.
3. Hosting and Programming for both the static and dynamic contents of the website
4. Generally taking on the responsibility for all IT related functions, like computers, networking, data capture and backups, of the Chamber as may be required by the growing needs of the Chamber, from time to time.

Section 7: Director of Youth Affairs

The Director of Youth Affairs shall be a youth above the age of 21 (with an upper age limit of 40) with demonstrated ability to lead and inspire the youth of our community. The Director shall be responsible for sustaining and creating programs for the youth to inspire, engage and energize the youth to rekindle their ancestral entrepreneurial spirit for their and the community’s future economic prosperity and well-being. This Director shall coalesce all
youth activities with those of the Chamber and thereby ensure youth participation in all of the Chamber’s activities.

Section 8: Director of Communications and Publications

The Director of Communications and Publications shall be responsible for disseminating information pertaining to the activities and programs of Chamber/Chapters worldwide.

1. To liaise with the editor of the Chamber magazine “Synergy”.
2. To provide content to be placed on the Chamber website.
3. To liaise with Regions/Chapters in publishing local news letters.
4. To liaise with print and electronic media for effective public relations.
5. To be responsible for all statutory Govt. requirements and complying with the same for printing the magazine.
6. To report to the Board on the functioning of all the above related matters.

Section 9: Compensation

All Directors shall be invited to provide pro bono service to the Chamber and shall not be compensated for their service, except for Chamber related out-of-pocket expenses, as may be allowed and approved by the Board.

Section 10: Staffing

The President, with the approval of the Board, and subject to funding and budgeting constraints may appoint a minimal staff to transact the business of the Chamber.

ARTICLE VII: COMMITTEES

Section 1: Appointment and Authority

There may be the following Standing Committees of the Chamber:

1. Business Advisory Board
2. Finance and Audit
3. Legal
4. Membership and Nominating
5. Public Relations
6. Publication
7. Assistance for Sourcing Venture Capital
8. Education
9. Awards and Recognitions
10. Technology & Website Management

The President, with the approval of the Board, may appoint or eliminate Standing Committees and Ad Hoc Committees to respond to the changing needs of the Chamber. Committee Managers may be appointed or removed by majority vote of the Board.

Section 2: Limitation of Authority
All proposals and recommendations by the Committees must be first submitted and approved by a majority vote of the Board.

Section 3: Committee Meetings

Committees may meet as directed at the call of their respective Chairpersons. A majority vote of committee members, in person or by proxy, is necessary for committee action.

ARTICLE VIII: FINANCES

Section 1: Funds

The Chamber shall be financed principally from Membership dues and income generated from services rendered. The Chamber shall establish for the Chapters a membership dues allocation structure for repatriation of funds to the Chamber from time to time. All services to members shall be chargeable at a predetermined cost. The payment may be substituted with equivalent services in kind assigned by the Chamber. The Board from time to time may establish a rate or a fixed amount commensurate with the budget requirements to be collected annually by the Treasurer from each Chapter for the operating expenses of the Chamber.

All monies paid to the Chamber shall be placed in a general operating fund managed by the Treasurer of the Chamber. All excess funds shall be placed in an interest-bearing account. Members shall be encouraged to contribute funds for specific projects. Receipts of such funds shall be accounted for separately and restricted for such use. Dormant funds shall be transferred to other use at the discretion of the Board.

Section 2: Fiscal Year

The fiscal year of WZCC shall begin January 1 and end December 31 of each year. Regions may have their own fiscal years to suit their purpose.

Section 3: Budget

As soon as possible after January 1 or after the election of the new Board, the Board shall adopt the budget for the following year.

Section 4: Annual Accounts Review

Accounts of the Chamber shall be reviewed annually, as of the close of the business day on December 31, by the Finance and Audit Committee. The Account Review shall at all times be available to members of the Chamber upon request. The Finance Committee’s report shall be presented to the Board at the first Board Meeting after May 1, but no later than November of each year.
For tax and annual financial reporting purposes, the Treasurer shall consider Chapters operating within a region as part of that region. For all other purposes the Chapters shall operate autonomously, as indicated in Article II, Section 8-A.

Section 5: Presentation of Annual Report

The President shall present an annual report to the Board. Upon approval of the report by the Board, the President shall present the annual report to the members, at the Annual General Meeting. The annual report shall include financial statements prepared by the Treasurer in accordance with Generally Accepted Accounting Principles (GAAP), and shall include a Balance Sheet, a Cash Flow Statement and an Income and Expenditure Statement.

Section 6: Transfer of Books and Records

The Treasurer shall be responsible for transferring the books and records of the Chamber to the new Administrative Directors upon their assumption of office.

On completion of the term, the Board Secretary shall be responsible for transferring all communications, documents, reports, meeting minutes, etc. to the new Secretary.

ARTICLE IX: INDEMNIFICATION

Section 1: When Indemnification is Required, Permitted and Prohibited

The Chamber may at its discretion and by resolution of the Board indemnify a Director, Administrative Director, Committee Member, employee or agent of the Chamber who was, is, or may be named defendant or respondent in any proceeding as a result of his action or omissions within the scope of his official capacity in the Chamber. For the purposes of this article, an agent includes, but is not limited to, one who is or was serving at the request of the Chamber as a Director, Administrative Director, partner, venture, proprietor, trust, employee benefit plan, or other enterprise. However, the Chamber shall indemnify a person only if he acted in good faith and reasonably believed that the conduct was in the Chamber’s best interest. In case of a criminal proceeding, the person may be indemnified only if he had no reasonable cause to believe that the conduct was unlawful. The Chamber shall not indemnify a person who is found liable to the Chamber or is found liable to another on the basis of improperly receiving a personal benefit. A person is conclusively considered to have been found liable in relation to any claim, issue or matter if the person has been adjudged liable by a court of a competent jurisdiction and all appeals have been exhausted.

A. The termination of a proceeding by judgment, order, settlement, conviction or on a plea of no contenders or its equivalent does not necessarily preclude indemnification by the Chamber.

B. The Chamber shall pay, or reimburse, expenses incurred by a Director, Administrative Director, member, Committee member, employee or agent of the Chamber in connection with the person’s appearance as witness or other participation in a proceeding involving or affecting the Chamber, when the person is not a named defendant or respondent in the proceeding.
C. In addition to the situations otherwise described in this section, the Chamber may indemnify a Director, Administrative Director, member, Committee member, employee or agent of the Chamber to the extent permitted by law. However, the Chamber shall not indemnify any person in any situation in which indemnification is prohibited by the terms of paragraph (A) supra.

D. Before the final disposition of a proceeding, the Chamber may pay indemnification expenses permitted by the By-Laws and authorized by the Chamber. However, the Chamber shall not pay indemnification expenses to a person before the final disposition of a proceeding if: the person is a named defendant or respondent in a proceeding brought by the Chamber; or the person is alleged to have improperly received a personal benefit from the Chamber; or committed other willful or intentional misconduct against the Chamber.

**Section 2: Procedures Relating to Indemnification Payment**

A. Before the Chamber may pay any indemnification expenses (including attorney's fees), the Chamber shall specifically determine that the indemnification is permissible, and determine that expenses to be reimbursed are reasonable, except as provided in paragraph (C) infra. The Chamber may make these determinations and decisions by any one of the following procedures:

1. Majority vote of all Directors who, at the time of the vote, are not named defendants or respondents in the proceeding.
2. Determination by special legal counsel appointed by the Board of Directors by a majority vote of all Directors.
3. Majority vote of all members, excluding members who are named defendants or respondents in the proceeding.

B. The Chamber shall authorize indemnification and determine that expenses to be reimbursed are reasonable in the same manner that it determines whether indemnification is permissible. If, the determination that indemnification is permissible is made by special legal counsel, authorization of indemnification and determination of reasonableness of expenses shall be made in the manner specified by the sub-paragraph supra, governing the selection of special legal counsel. A provision contained in the articles of incorporation, or a resolution of members of the Board that requires the indemnification to be permitted, constitutes sufficient authorization of indemnification even though the provision may not have been adopted or authorized in the same manner as the determination that indemnification is permissible.

C. The Chamber shall pay indemnification expenses before final disposition of a proceeding only after the
Chamber determines that the facts then known would not preclude indemnification and the Chamber received a written affirmation and undertaking from the person to be indemnified. The determination that the facts then known to those making the determination would not preclude indemnification and authorization of payment shall be made in the same manner as determination that indemnification is permissible under paragraph (A) above. The person’s written affirmation shall state that he has met the standard of conduct necessary for indemnification under the provisions of the Chamber. The written undertaking shall provide for repayment of the amount paid or reimbursed by the Chamber if it is ultimately determined that the person has not met the requirements for indemnification. The undertaking shall be an unlimited general obligation of the person, but it need not be secured and it may be accepted without reference to financial ability to make repayment.

D. Any indemnification or advance of expenses shall be reported in writing to the members of the Chamber. The report shall be made with or before the notice or waiver of notice of the next membership meeting, or with or before the next submission to members of a consent to action without a meeting. In any case, the report shall be sent within the 12-month period immediately following the date of the indemnification or advance.

ARTICLE X: BOOKS AND RECORDS

Section 1: Required Books and Records

The Chamber shall keep correct and complete books and records of all accounts, proceedings, transactions and any business conducted by the Chamber. The Chamber’s books and records shall include:

A. A file endorsed “Registration Documents” to hold copies of all documents filed with the Secretary of State relating to the Chamber, including, but not limited to: the articles of incorporation and any articles of amendment, restated articles, articles of merger, articles of consolidation, and statement of change of registered office.

B. A file endorsed “Meeting Records” to hold minutes and records of all Chamber meetings. Any Member shall have the right to have an audit conducted on the Chamber’s books. The Member requesting the audit shall bear the expense of the audit unless the members vote to authorize payment of audit expenses. The
Chamber may select the accounting firm to conduct the audit. A Member may not exercise these rights to compel audits so as to subject the Chamber to an audit more than once in a fiscal year.

ARTICLE XI: NOTICES

Section 1: Notice by Mail or Electronic Mail

Any notice required or permitted by established procedure or by these By-Laws to be given to a member, Director, Administrative Director or member of a Committee of the Chamber may be given by mail or by electronic mail. If mailed, a notice shall be deemed to be delivered when deposited in the postal mail addressed to the person at his or her address as it appears in the records of the Chamber with postage prepaid. If given by electronic mail, a notice shall be deemed to be delivered when sent to the electronic mail address on record with the Chamber. A person may change his address by giving written notice to the Secretary of the Chamber.

Section 2: Signed Waiver of Notice

Whenever any notice is required to be given under the provisions of the Illinois General Not for Profit Corporation Act or under the provisions of the articles of incorporation or as required by established procedures, a waiver in writing signed by a person entitled to receive notice shall be deemed equivalent to the giving of the notice. A waiver of notice shall be effective whether signed before or after the expiry of the time period required for the notice.

Section 3: Waiver of Notice by Attendance

The attendance of a person at a meeting shall constitute a waiver of notice of the meeting unless the person attends for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

ARTICLE XII: MISCELLANEOUS PROVISIONS

Section 1: Legal Authorities Governing Construction of the By-Laws

These By-Laws shall be construed in accordance with the laws of the State in which it is registered. All references in these By-Laws to statutes, regulations or other sources of legal authority shall refer to the authorities cited, or their successors, as they may be amended from time to time.

Section 2: Legal Construction

If any provisions of these By-Laws are found to be invalid, illegal or unenforceable in any respect, the invalidity, illegality or enforceability shall not affect any other provision and the By-Laws shall be construed as if the invalid, illegal or unenforceable provision had not been included in the By-Laws.
Section 3: Headings

The headings used in the By-Laws are used for convenience and shall not be considered in construing the terms of the By-Laws.

Section 4: Gender

Wherever the context requires, all words in these By-Laws in the male gender shall be deemed to include the female or neuter gender. All singular words shall include the plural, and plural words shall include the singular.

Section 5: Seal

The Board may provide for a Corporate Seal. Such a seal shall contain the words “World Zarathushti Chamber of Commerce” and the word “Incorporated” together with the date of incorporation of the Chamber.

Section 6: Power of Attorney

A person may execute any instruments related to the Chamber by means of a power of attorney issued and executed by the Chamber. An original executed copy of the power of attorney is provided to the Secretary of the Chamber to be kept with the Chamber records.

ARTICLE XIII: AMENDMENTS

Section 1: Amendments of By-Laws and Procedures

These By-Laws and established procedures of the Chamber may be altered, amended or repealed by a majority vote of all Directors at any time but they shall not be inconsistent with the purposes of the Chamber.

Any proposed amendment, initiated by a Board member, must first be approved by a majority of the Board, prior to submission to the general membership for voting, except as provided in Section 3 infra.

Section 2: Amendment to By-Laws

The provisions of these By-Laws may be amended or repealed and new provisions may be adopted by affirmative vote of a majority of the members casting their ballots in person or by proxy provided there is a quorum of members entitled to vote, represented in person or by proxy, pursuant to Article IV. Ballots may be cast by mail, E-mail or facsimile.

The notice to alter, amend or repeal any provision of these By-Laws, shall include the text of the proposed provision as well as the text of any existing provisions proposed to be altered, amended or repealed. Alternatively, the notice may include a fair summary of those provisions.

Section 3: Proposed Amendments to By-Laws
A proposed amendment may be presented to the general voting membership by petition of 50 active voting members of the Chamber in good standing.

**ARTICLE XIV: DISSOLUTION**

The Chamber shall be dissolved if it appears that its objectives and purposes cannot be met. It can also be dissolved if 75% of its membership so decide. The Chamber shall use its funds only to accomplish the objectives and purposes specified in this these By-Laws, and no part of such funds shall inure to the benefit of or be distributed to the members of the Chamber.

Upon dissolution of the Chamber, any funds remaining shall be distributed to one or more regularly organized and qualified charitable, educational, scientific or philanthropic organizations, as defined in Section 501(c)(6) of the Internal Revenue Service Code, or any other applicable law, as selected by the Board.

**ATTACHMENTS:**

- Membership Application
- Terms of Reference for Chapters
- Proxy statement,
- Code of Ethics
- Ballot