	SOUTHERN CALIFORNIA SWIMMING BYLAWS
	To the extent these required bylaws conflict with applicable law, applicable law prevails.
	ARTICLE 1
	NAME, OBJECTIVES, TERRITORY AND JURISDICTION
1.1	. NAME - The name of the corporation shall be Southern California Swimming, Inc. (SCS)
1.2	. OBJECTIVES - The objectives and primary purpose of SCS shall be the education, instruction, and training of individuals to develop and improve their capabilities in the sport of swimming. SCS shall promote swimming for the benefit of swimmers of all ages and abilities, in accordance with the standards, rules, regulations, policies and procedures of World Aquatics, USA Swimming, and SCS and its Articles of Incorporation.
1.3	. GEOGRAPHIC TERRITORY - The geographic territory of SCS is set forth in Article 603 of the USA Swimming Rules and Regulations. SCS shall be divided into geographic committees as listed in the SCS Rules and Regulations.
1.4	JURISDICTION – SCS shall have jurisdiction over the sport of swimming as delegated to it as a Local Swimming Committee by USA Swimming to conduct swimming programs consistent with SCS's objectives and those of USA Swimming and to sanction, approve, observe and oversee competitive swimming events within the Territory and to conduct competitive swimming events within the Territory, its Region and its Zone (as those terms are defined in Part Six of the USA Swimming Rules and Regulations). SCS shall discharge faithfully its duties and obligations as a Local Swimming Committee of USA Swimming in accordance with these Bylaws, the USA Swimming Rules and Regulations and all applicable policies and procedures.
1.5	. COMPLIANCE WITH USA SWIMMING AGREEMENTS – SCS shall comply with all agreements between SCS

- h all agreements between SCS and USA Swimming.

29		ARTICLE 2
30		MEMBERSHIP
31		
32	2.1. MEM	BERS - The membership of SCS shall consist of the clubs, organizations and individuals who have registered
33	with	SCS as set forth in the USA Swimming Corporate Bylaws, including seasonal athlete membership, seasonal
34	club r	nembership, flex membership, and single event open water athlete membership.
35		
36	.1	MEMBERS - A Member's status is subject to the Member's continued satisfaction of the criteria for
37		membership and compliance with the Member's responsibilities under these Bylaws, the USA Swimming
38		Corporate Bylaws, the rules, regulations, policies, procedures and code of conduct of SCS and USA
39		Swimming
40	.2	MEMBERSHIP A PRIVILEGE NOT A RIGHT - Membership in SCS and USA Swimming is a privilege
41		and shall not be interpreted as a right. Membership may be terminated by the National Board of Review or
42		the U.S. Center for Safe Sport in accordance with the National Board of Review procedures, pursuant to
43		Policy 26.0 of the USA Swimming Operating Policy Manual.
44		
45	2.2. MEM	BERS' RESPONSIBILITIES
46		
47	.1	COMPLIANCE - Each Group and Individual Member shall abide by the codes of conduct and ethics,
48		policies, procedures, rules, and regulations adopted by USA Swimming and SCS, including its obligations
49		and responsibilities set forth in these Bylaws.
50	.2	RESPONSIBILITY FOR INFRACTIONS - A Group Member or Individual Member, as defined in USA
51		Swimming Corporate Bylaws, may be held responsible for infractions of the policies, procedures, rules,
52		regulations or codes of conduct or ethics adopted by USA Swimming or SCS, including its responsibilities as
53		set forth in these Bylaws.
54		

55	ARTICLE 3
56	DUES AND FEES
57	
58	3.1. MEMBERSHIP FEES - Membership fees shall be as established in the USA Swimming Corporate Bylaws. Local
59	fees, as permitted, shall be established by the SCS Board of Directors
60	
61	3.2. SANCTION, APPROVAL AND OTHER FEES
62	
63	.1 SANCTION AND APPROVAL FEES - The SCS Board of Directors shall establish reasonable fees,
64	procedures, and documentation required of an applicant for a sanction or approval for, or observation of, a
65	swimming competition to be conducted within the Territory.
66	.2 SERVICE CHARGES - In addition to, or in place of, a sanction or approval fee, the SCS Board of Directors
67	may establish a reasonable service charge consistent with the nature of the event.
68	.3 PAYMENT - Each applicant for a sanction, approval or observation shall submit with its application the fees
69	and any service charges specified by SCS. If any of the sanction or approval fees or service charges are due
70	at a time following the submission for sanction or approval, the applicant shall promptly pay those fees or
71	service charges to SCS when due in accordance with SCS's fee schedule.
72	.4 FINES - The SCS Board of Directors may establish fines for noncompliance with policies adopted by the
73	SCS House of Delegates and/or the Board of Directors.
74	
75	3.3. FAILURE TO PAY - Membership rights may be suspended in accordance with the USA Swimming Corporate
76	Bylaws (Delinquent Dues and Fees).
77	

79 80

81

82

ARTICLE 4

HOUSE OF DELEGATES

- 4.1. MEMBERS The House of Delegates of SCS shall consist of the Group Member Representatives, the Board of Directors Members, the Committee Chairs, the Non-Athlete At-Large House Members, and the elected Athlete At-Large House Representatives.
- 83 84
- 85 .1 GROUP MEMBER REPRESENTATIVES - Each Group Member in good standing shall appoint from its 86 membership a Group Member Representative. The Group Member Representative must be a member in good 87 standing with SCS and USA Swimming, attached to the group for 60 days prior to the HOD and be 18 years 88 or older. The appointment shall be in writing, addressed to the Secretary of SCS and duly certified by the 89 chief executive officer or secretary of the appointing Group Member. The appointing Group Member may 90 withdraw its Group Member Representative and substitute a new Group Member Representative by written 91 notice, addressed to the Secretary of SCS and signed by the chief executive officer or secretary of the 92 appointing Group Member. The Representatives of any Group Member are required to be Individual 93 Members of USA Swimming.
- 94 .2 BOARD OF DIRECTORS Board of Director Members as designated in Article 5.
- 95 .3 NON-ATHLETE AT-LARGE HOUSE MEMBERS Up to ten (10) non-athlete members of the House of
 96 Delegates may be appointed as At-Large House Members by the General Chair with the advice and consent
 97 of the Board of Directors. At-Large House Members shall hold office from the date of appointment through
 98 the conclusion of the annual meeting of the House of Delegates following such appointment or until their
 99 successors are appointed to the House of Delegates.
- 100.4ATHLETE AT-LARGE HOUSE REPRESENTATIVES A sufficient number of Athlete Representatives to101ensure that Athlete Representatives constitute at least 20% of the voting membership of the House of102Delegates shall be elected by the Athletes Committee and shall hold office from the date of election through103the conclusion of the annual meeting of the House of Delegates following such elections or until their104successors are elected to the House of Delegates.
- 105 .5 OTHER MEMBERS COMMITTEE CHAIRS shall serve as members of SCS House of Delegates.

106	
107	4.2. ELIGIBILITY - Only Individual Members in good standing shall be eligible to be elected or appointed as at-large
108	members of the House of Delegates.
109	
110	4.3. DOUBLE VOTE PROHIBITED - An Individual Member entitled to vote in House of Delegates meetings may only
111	have one vote regardless of the number of positions held by such member.
112	

- 4.4. VOICE AND VOTING RIGHTS OF MEMBERS The voice and voting rights of members of the House of Delegates
 and of individuals shall be as follows:
- 115
- 116.1GROUP MEMBER REPRESENTATIVES, BOARD MEMBERS, AT-LARGE HOUSE MEMBERS AND117OTHER MEMBERS Each of the Group Member Representatives (other than those of Affiliated Group Members),118the Board Members, the At-Large House Members and other members shall have both voice and vote in meetings119of the House of Delegates.
- 120 .2 INDIVIDUALS Individuals who are not members of the House of Delegates may attend open meetings of the
 House of Delegates and its committees and be heard at the discretion of the presiding officer.
- 122
- 4.5. DUTIES AND POWERS The House of Delegates shall oversee the establishment of policies, procedures and
 programs. In addition to the duties and powers prescribed in the USA Swimming Rules and Regulations, USA
 Swimming Corporate Bylaws, or elsewhere in these Bylaws, the House of Delegates shall:
- 126
- 127 .1 Elect the Officers and members of the Administrative Review Board, and committee chairs/coordinators as listed in
 128 Articles 6 and 7.
- 129 .2 Review, modify and adopt the annual budget of SCS recommended by the Board of Directors.
- 130 .3 Call regular and special meetings of the House of Delegates.
- 131.4Ratify or prospectively modify or rescind policy and program established by the Board of Directors, except any132action or authorization by the Board of Directors with respect to contracts or upon which any person may have relied133on shall not be modified or rescinded.

- 134 .5 Establish joint administrative committees or undertake joint activities with other sports organizations where deemed
 135 helpful or necessary by SCS.
- 136 .6 Amend the Bylaws of SCS in accordance with Section 9.3; and
- 137 .7 Remove from office any persons elected by the House of Delegates (Board Members, members of the 138 Administrative Review Board, or appointed committee chairs) who have failed to attend to their official duties or 139 member responsibilities or have done so improperly, or who would be subject to penalty by the National Board of 140 Review for any of the reasons set forth in Article 404 of USA Swimming Rules and Regulations. However, no such 141 individual may be removed without receiving thirty (30) days' written notice by the Secretary or other officer 142 designated by the House of Delegates specifying the alleged deficiency in the performance of the member's 143 responsibilities or specific official duties or other reason and an opportunity to respond in writing within twenty (20) 144 days to such allegations.

4.6. ANNUAL AND REGULAR MEETINGS - The annual meeting of the House of Delegates of SCS shall be held in the
 fall. Regular meetings of the House of Delegates may be held in accordance with a schedule adopted by the House of
 Delegates or the Board of Directors.

149

4.7. SPECIAL MEETINGS - Special meetings of the House of Delegates may be called by the Board of Directors or the
General Chair. Should the Board of Directors or the General Chair fail to call the annual or scheduled regular meetings
or should a special meeting be appropriate or helpful, a meeting of the House of Delegates may be called by a petition
signed by at least 25% of the voting group members of the House of Delegates.

154

4.8. MEETING LOCATION AND TIME - Meetings of the House of Delegates may be held at any date, time, and place, including via telecommunication (unless prohibited by state or local laws), as may be fixed in the notice of such meeting. All in-person meetings of the House of Delegates shall take place at a site within the Territory. The House of Delegates or the Board of Directors shall determine the location and time of all meetings of the House of Delegates. All meetings conducted via telecommunications shall include means by which all persons participating in the meeting can hear each Other at the same time and which ensures all votes duly cast by voting members are officially recorded.

162	4.9. OPE1	N MEETINGS/CLOSED SESSIONS - House of Delegates meetings shall be open to all members of
163	SCS.	Issues pertaining to personnel, disciplinary action, legal, tax or similar affairs of SCS shall be
164	delibe	erated and decided in a closed session that only House of Delegates members may attend. By a
165	majo	rity vote, the House of Delegates may decide to go into closed session on any matter deserving of
166	confi	dential treatment or of personal concern to any member of the House of Delegates.
167		
168	4.10. QUO	RUM - A quorum of the House of Delegates shall consist of those members present and voting.
169		
170	4.11. VOTI	NG - Except as otherwise provided in these Bylaws or the Parliamentary Authority, all motions, orders and other
171	propo	sitions coming before the House of Delegates shall be determined by a majority vote.
172		
173	4.12. PROX	XY VOTE - Voting by proxy in any meeting of the House of Delegates shall not be permitted.
174		
175	4.13. NOTI	CES
176		
177	.1	TIME - Not less than twenty (20) days' written notice shall be given to each member of the House of Delegates for
178		any annual, regular or special meeting of the House of Delegates. See Section 14.1.3 for the various permitted means
179		of notice.
180	.2	INFORMATION - The notice of a meeting shall contain the time, date and site. For special meetings of the House
181		of Delegates, the expected purpose (which may be general) of the meeting shall be stated. If an expected purpose is
182		the amendment of the Bylaws, a copy of the proposed amendment shall be included in the notice. Failure to have
183		included in the notice any germane amendments subsequently adopted by the House of Delegates at the noticed
184		meeting shall not be the basis for any claim that the amendments as so adopted are invalid.
185		

186			ARTICLE 5
187			BOARD OF DIRECTORS
188			
189	5.1.	MEM	BERS - The Board of Directors shall consist of the following officers, committee chairs, and Representatives of
190		SCS,	together with those additional members designated in Sections 5.2 and 5.3:
191			
192		.1	General Chair
193		.2	Administrative Vice-Chair
194		.3	Finance Vice-Chair
195		.4	Coach Representative
196		.5	Athlete Representatives
197		.6	Secretary
198		.7	Treasurer
199		.8	Senior Vice-Chair
200		.9	Age Group Vice-Chair
201		.10	Planning Vice-Chair
202		.11	Safe Sport Committee Chair
203		.12	Representative of Each Geographic Committee (6)
204		.13	At-Large Athlete Representatives (As Needed)
205		.14	Disability, Diversity, Equity, & Inclusion Committee Chair (DDEI)
206		.15	Officials Committee Chair
207		.16	Open Water Committee Chair
208			
209	5.2.	AT-L	ARGE BOARD MEMBERS - A sufficient number of Athlete Representatives shall be appointed as At-Large
210		Board	Members such that Athlete Representatives constitute at least twenty percent (20%) of the voting membership
211		of the	e Board of Directors at any given time. The Athlete At-Large Board Representatives shall meet the same
212		requir	rements as the Athlete Representatives set forth in Section 6.2.1 and shall hold office from the date of their

213		appointment through the conclusion of the second annual meeting of the House of Delegates following such			
214		pintment, or until their successors are appointed.			
215					
216	5.3.	EX-OFFICIO MEMBERS - The immediate past General Chair shall be an ex-officio member of the Board of			
217		Directors.			
218					
219	5.4.	LIMITATIONS			
220					
221		.1 No more than two Members of any Group Member shall serve on the Board of Directors at any time. This limitation			
222		shall be applied separately to Athlete Representatives and Non-Athlete Members.			
223		.2 No employee of SCS may serve as a voting member of the Board of Directors.			
224					
225	5.5.	VOICE AND VOTING RIGHTS OF BOARD MEMBERS - The voice and voting rights of Board Members and			
226		individuals shall be as follows:			
227					
228		.1 BOARD MEMBERS - Each Board Member (other than the ex-officio member) shall have both voice and vote in			
229		meetings of the Board of Directors and its committees.			
230		.2 EX-OFFICIO BOARD MEMBER - Unless entitled to vote under another provision of these Bylaws, the ex-officio			
231		member shall have voice but no vote in meetings of the Board of Directors and its committees.			
232		.3 GENERAL - Anyone may attend open meetings of the Board of Directors and its committees and be heard at the			
233		discretion of the presiding officer.			
234					
235	5.6.	DUTIES AND POWERS - The Board of Directors shall act for SCS and the House of Delegates during the intervals			
236		between meetings of the House of Delegates, except that it shall not remove a Board Member, an Administrative			
237		Review Board member, or other person not appointed by the Board of Directors or amend these Bylaws. Any actions			
238		taken are subject to the exercise by the House of Delegates of its powers of ratification or prospective modification or			
239		rescission. In addition to the powers and duties prescribed in the USA Swimming Rules and Regulations or elsewhere			
240		in these Bylaws, the Board of Directors shall have the power, and it shall be its duty to:			

241	.1	Establish and direct policies, procedures and programs for SCS.
242	.2	Oversee the conduct by the officers and staff of SCS of the day-to-day management of the affairs of SCS.
243	.3	Elect Athlete At-Large Board Representatives if they are not elected in a timely fashion.
244	.4	Provide advice and consent to appointments proposed by the General Chair as required under these Bylaws or the
245		SCS Policies and Procedures.
246	.5	Cause the preparation and presentation to the House of Delegates to follow one week after USA House of Delegates
247		of the annual budget of SCS and make a recommendation to the House of Delegates concerning the approval or
248		disapproval thereof.
249	.6	Approve the annual review/audit.
250	.7	Call regular or special meetings of the Board of Directors or the House of Delegates.
251	.8	Retain such independent contractors and employ such persons as the Board shall determine are necessary or
252		appropriate to conduct the affairs of SCS.
253	.9	Appoint other officers, agents, or committees to hold office for the terms specified. These appointees shall have the
254		authority and perform the duties as provided in these Bylaws, the SCS Policies and Procedures or as may be
255		provided in the resolutions appointing them, including any powers of the Board of Directors as may be specified,
256		except as may be inconsistent with any other provision of these Bylaws. To the extent not provided elsewhere in
257		these Bylaws, the Board of Directors may delegate to any officer, agent, or committee the power to appoint any such
258		subordinate officers, agents, or committees and to prescribe their respective terms of office, authorities and duties.
259	.10	Remove from office any Board Members, committee chairs, committee members or coordinators of SCS who were
260		appointed/elected by the Board and who have failed to attend to their official duties or member responsibilities or
261		have done so improperly, or who would be subject to penalty by the National Board of Review for any of the
262		reasons set forth in the National Board of Review procedures, pursuant to Policy 26.0 of the USA Swimming
263		Operating Policy Manual. However, no At-Large Board Member, or committee chair or coordinator may be
264		removed without receiving the thirty (30) days' written notice specifying the alleged deficiency in the performance
265		of the member's responsibilities or specific official duties or other reasons and an opportunity to respond in writing
266		within twenty (20) days to such allegations.
267		

5.7. MEETINGS - Board of Directors meetings shall be open. Matters relating to personnel, disciplinary action, legal,
taxation or similar affairs shall be deliberated and decided in a closed session which only Board Members are entitled
to attend. By voting for a majority on a motion of a question of privilege, the Board of Directors may decide to go
into closed session on any matter deserving of confidential treatment or of personal concern to any member of the
Board of Directors.

- 273
- 5.8. PARTICIPATION THROUGH COMMUNICATIONS EQUIPMENT Members of the Board of Directors may
 participate in meetings of the Board of Directors through conference equipment by means of which all persons
 participating in the meeting can hear each other at the same time. Participation by such means shall constitute presence
 at a meeting.
- 278
- 279 5.9. REGULAR MEETINGS Regular meetings of the Board of Directors shall be held in accordance with a schedule
 280 adopted by the Board of Directors.
- 281

5.10. SPECIAL MEETINGS - Special meetings of the Board of Directors may be called by the General Chair. Should the Board of Directors or the General Chair fail to call regular meetings, or should a special meeting be appropriate or helpful, a meeting of the Board of Directors shall be called at the written request of any three (3) Board Members.

285

286 5.11. QUORUM - A quorum of the Board of Directors shall consist of a majority of the voting members.

287

- 5.12. VOTING Except as otherwise provided in these Bylaws or the Parliamentary Authority, all motions, orders and other
 propositions coming before the Board of Directors shall be determined by a majority vote. A motion, order or other
 proposal the effect of which is to override policy or program established by the House of Delegates shall be determined
 by a two-thirds vote after at least fourteen (14) days' written notice.
- 292

293 5.13. PROXY VOTE - Voting by proxy in any meeting of the Board of Directors shall not be permitted.

294

295 5.14. ACTION BY WRITTEN CONSENT - Any action required or permitted to be taken at any meeting of the Board of

296	Directors may be taken without a meeting if all the Board Members entitled to vote consent to the action in writing
297	and the written consents are filed with the records of the respective meetings. These consents shall be treated for all
298	purposes as votes taken at a meeting.
299	
300	5.15. EMAIL VOTE - Any action that may be taken at any regular or special meeting of the Board of Directors, except
301	elections, or removals of appointed Board members, committee chairs and members, may be taken without a meeting.
302	If any action is to be taken without a meeting, the Secretary, by email, shall distribute a ballot to every Board
303	Member entitled to vote on the matter. The ballot shall set forth the proposed action, provide an opportunity to specify
304	approval or disapproval, and provide a reasonable time (but in no event less than the period specified in Section 5.16)
305	within which to return the ballot to the Secretary. Action by ballot shall be valid only when the number of votes cast
306	in favor of the proposed action within the time period specified constitutes a majority of the votes entitled to be cast.
307	
308	5.16. NOTICES
309	
310	.1 TIME - Not less than seven (7) days' written notice shall be given to each Board Member for any annual, regular or
311	special meeting of the Board of Directors. (See Section 14.1.3 for the permitted means of notice.)
312	.2 INFORMATION - The notice of a meeting shall contain the time, date and site and in the case of special meetings,
313	the expected purpose.
314	
315	
316	
317	
318	
319	
320	
321	

322			ARTICLE 6
323			OFFICERS AND DIRECTORS
324			
325	6.1.	OFFIC	ERS - The officers shall be listed herein and shall be elected by the House of Delegates at its annual meeting for
326		a two	(2) year term. During ODD years, officers elected are Administrative Vice-Chair, Age Group Vice-Chair,
327		Financ	e Vice-Chair, Safe Sport Committee Chair, (D)DEI Committee Chair(s), and Officials Committee Chair.
328		During	EVEN years, officers elected are General Chair, Treasurer, Senior Vice-Chair, Planning Vice-Chair, Open
329		Water	Committee Chair, and Secretary
330			
331		.1	General Chair
332		.2	Administrative Vice-Chair
333		.3	Finance Vice-Chair
334		.4	Senior Vice Chair
335		.5	Age Group Vice-Chair
336		.6	Secretary
337		.7	Treasurer
338		.8	Planning Vice-Chair
339		.9	Safe Sport Committee Chair
340		.10	Disability, Diversity, Equity, & Inclusion Committee Chair(s) (DDEI)
341		.11	Officials Committee Chair
342		.12	Open Water Committee Chair
343			
344	6.2.	OTHE	R DIRECTORS
345			
346		.1	ATHLETE REPRESENTATIVES
347			Two (2) Athlete Board Representatives shall be elected, one each year for a two (2) year term, or until their
348			respective successors are elected. At the time of election, the Athlete Board Representative must:
349			A. be an athlete member in good standing.

350	B. be at least a sophomore in high school or at least 16 years of age,
351	C. be currently competing, or have competed within the two (2) immediately preceding years, in a USA
352	Swimming sanctioned event conducted by SCS or another LSC; and
353	D. have their place of permanent residence in the Territory and expect to reside therein throughout at
354	least the first half of the term (other than periods of enrollment in an institution of higher education).
355	The balloting shall take place via electronic vote and/or at a meeting called for that purpose by the
356	Senior Athlete Board Representative or the Athletes Committee, or failing that, at a time and in a
357	manner designated by the Board of Directors. At least twenty (20) days' written notice of the election
358	shall be given to all clubs. Athlete Board Representative elected shall be determined by a majority of
359	the Club Athlete Representatives.
360	
361	.2 COACH REPRESENTATIVE
362	A Coach Representative shall be elected, in even years for a two (2) year term, or until a successor is elected.
363	The election of the Coach Representatives shall be conducted at conclusion of the annual meeting of the
364	House of Delegates and determined by a majority vote of the Coach members present and voting, or, failing
365	that, at a time and place and in a manner designated by the Board of Directors.
366	
367	.3 COMMITTEE CHAIRS/COORDINATORS/AT-LARGE BOARD MEMBERS
368	A. Geographic Reps are the Selected Chair of each Geographic Committee in compliance with the
369	Policy and Procedures.
370	B. Athlete At-Large members shall be appointed by the General Chair with advice and consent of the
371	Board of Directors and Senior Athlete Board Representative.
372	
373	6.3. ELIGIBILITY - Only Individual Members of USA Swimming in good standing with SCS and USA Swimming shall
374	be eligible to hold office and must maintain their eligibility throughout their term of office.
375	
376	6.4. DOUBLE VOTE PROHIBITED - An Individual Member entitled to vote in Board of Directors meetings may only
377	have one (1) vote, regardless of the number of positions held by such Member.

- 6.5. OFFICES SPLIT OR COMBINED
- 379
- OFFICE HELD BY TWO PERSONS Any office other than General Chair, Finance Vice-Chair and Treasurer
 may be held jointly by two (2) Individual Members. Two (2) individuals who share an office shall share one (1)
 vote.
- OFFICES COMBINED Any office other than General Chair may be combined with any other office except that
 the offices of Finance Vice-Chair and Treasurer may not be combined.
- 385
- 386 6.6. TERMS OF OFFICE
- 387 .1 TERM OF OFFICE The terms of office for all members of the Board of Directors shall be two (2) years.
- 388 .2 COMMENCEMENT OF TERM Each person elected or appointed to a position shall assume office upon election
 389 or appointment and shall serve until a successor is chosen.
- 390 .3 CONSECUTIVE TERMS LIMITATION Except for the Secretary and Treasurer, no Individual Member who has
 391 served two (2) successive terms shall be eligible for re-election or appointment to the same position until the lapse of
 392 one (1) term. A portion of any term served to fill a vacancy in the position shall not be considered in the computation
 393 of this successive term's limitation.
- 394
- 395 6.7. DUTIES The duties of the officers and other Board Members shall be to attend and participate in all meetings of the
 396 House of Delegates and the Board of Directors and as defined in these Bylaws, the SCS Policies and Procedures, and
 397 applicable state laws.
- 398
- 6.8. RESIGNATIONS Any officer may resign by submitting a written resignation to the General Chair or the Board of
 Directors specifying an effective date of the resignation. In the absence of a specified effective date, any such
 resignation shall take effect upon the appointment or election of a successor.
- 402
- 403 6.9. VACANCIES AND INCAPACITIES
- 404 .1 OFFICE OF GENERAL CHAIR In the event of a vacancy in the office of General Chair, or of the General 405 Chair's temporary or permanent incapacity, the Administrative Vice Chair shall become the acting General Chair

406 until an election can be held at the next meeting of the House of Delegates to fill the remaining term, if any, of the 407 former General Chair, or until the General Chair ceases to suffer from any temporary incapacity. While serving as 408 acting General Chair, the Administrative Vice Chair shall vacate the office of Administrative Vice Chair, except in 409 the case of the General Chair's temporary incapacity. If the General Chair is to be absent from the Territory, the 410 General Chair may, but is not obligated to, designate the Administrative Vice Chair as acting General Chair for the 411 duration of the absence.

- 412 .2 OFFICES OF ATHLETE BOARD REPRESENTATIVES OR COACH REPRESENTATIVES OR ANY 413 POSITION ELECTED - In the event of a vacancy or of the permanent incapacity of a person holding the office of 414 Athlete Board Representative or Coach Representative, or person who has been elected, the General Chair may 415 appoint, with the advice and consent of the Board of Directors, an eligible member to serve the remainder of the 416 term of office or until the respective body shall elect a successor.
- 417 .3 DETERMINATION OF VACANCY OR INCAPACITY The determination of when an office becomes vacant, 418 or an officer becomes incapacitated shall be within the discretion of the Board of Directors or the House of 419 Delegates with the advice and consent of the electing body. The determination as to whether the General Chair is 420 temporarily incapacitated shall be made, where the circumstances permit, by the General Chair and otherwise shall 421 be within the discretion of the Board of Directors, subject to any subsequent action by the House of Delegates.
- 422
- 6.10. REMOVAL OF DIRECTORS Directors may be removed in accordance with Sections 4.5.7 and 5.6.10 of these
 Bylaws.
- 425

426 6.11. OFFICERS' POWERS GENERALLY

AUTHORITY TO EXECUTE CONTRACTS, ETC. - The General Chair, Administrative Vice-Chair Finance
Vice-Chair each may sign and execute in the name of SCS deeds, mortgages, bonds, contracts, agreements or other
instruments duly authorized by the SCS Policies and Procedures, the Board of Directors or the House of Delegates,
except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors to
another officer or agent, expressly requires two or more signatures or is required by law to be otherwise executed.
Additional signing authority may be provided by standing resolutions of the Board of Directors or the House of
Delegates.

- 434 .2 ADDITIONAL POWERS AND DUTIES Each officer shall have other powers and perform other duties as
 435 prescribed in the SCS Policies and Procedures or by the House of Delegates, the Board of Directors, the General
 436 Chair, the respective division chair, the delegating officer, or these Bylaws.
- 437 .3 DELEGATION Officers of SCS may delegate any portion of their powers or duties to an individual or a 438 committee, except that neither the Finance Vice-Chair nor the Treasurer may delegate duties to the other without the 439 consent of the Board of Directors. In addition, the authority to sign checks, drafts, orders of withdrawal or wire 440 transfers shall not be delegated other than by the Board of Directors. Except as otherwise provided in these Bylaws 441 and with the consent of the Board of Directors any officer may delegate any portion of that officer's powers or 442 duties to the paid staff of SCS. A delegation of powers or duties shall not relieve the delegating officer of the 443 ultimate responsibility to see that these duties and obligations are properly executed or fulfilled.
- 444
- 446

445 6.12. DEPOSITORIES AND BANKING AUTHORITY

- 447 .1 DEPOSITORIES, ETC. All receipts, income, charges and fees of SCS shall be deposited to its credit in the banks,
 448 trust companies, other depositories or custodians, investment companies or investment management companies as
 449 the Board of Directors determines.
- 450 .2 SIGNATURE AUTHORITY All checks, drafts or other orders for the payment or transfer of money, and all notes
 451 or other evidences of indebtedness issued in the name of SCS shall be signed by the General Chair, the Treasurer or
 452 other officer or officers or agent or agents of SCS, and in the manner, as shall be determined by the Finance Vice453 Chair or the Board of Directors.

455			ARTICLE 7
456			DIVISIONS, AND COMMITTEES
457			
458	7.1.	DIVIS	IONAL ORGANIZATION AND JURISDICTIONS, STANDING COMMITTEES AND COORDINATORS
459		- Tl	ne divisions of SCS shall each be chaired as indicated below with respective duties, jurisdiction and
460		re	sponsibilities described in the SCS Policies and Procedures.
461		.1	ADMINISTRATIVE DIVISION - Administrative Vice-Chair
462		.2	AGE GROUP DIVISION - Age Group Vice-Chair
463		.3	SENIOR DIVISION - Senior Vice Chair
464		.4	FINANCE DIVISION - Finance Vice Chair
465		.5	ATHLETES DIVISION - Senior Athlete Representative
466		.6	COACHES DIVISION - Coach Representative
467		.7	PLANNING DIVISION - Planning Vice-Chair
468			
469	7.2.	APPO	INTED CHAIRS AND COORDINATORS
470			
471		.1	APPOINTED CHAIRS - The chairs of all other committees shall be appointed by the General Chair with the advice
472			and consent of the Board of Directors and the respective division chair. The appointed committee chair shall assume
473			office upon appointment, or the date designated by the General Chair and shall serve until a successor is appointed
474			and assumes office.
475		.2	The following Committee Chairs/Coordinators shall be appointed by the General Chair with the advice and consent
476			of the Board of Directors.
477			(1) Operational Risk Management Coordinator
478			
479	7.3.	COMN	AITTEES - In addition to the standing committees listed herein, the Board of Directors and the House of
480		Delega	tes are each authorized to establish additional committees to meet programming needs. Except as otherwise
481		provid	ed in these Bylaws or the SCS Policies and Procedures, members of each committee shall be appointed by the
482		Genera	al Chair with the advice and consent of the respective division chair and the chair of the committee. Athlete

483	Representatives of each committee shall be appointed by the General Chair with the advice of the Senior Athlete
484	Board Representative. Athlete membership shall constitute at least twenty percent (20%) of the voting
485	membership of every committee. The division chair shall be an ex-officio member, with voice and vote, of each
486	committee within the respective division.
487	
488	7.4. STANDING COMMITTEES
489	
490	.1 ATHLETES COMMITTEE
491	A. CHAIR - The Senior Athlete Board Representative or their designee shall be the chair of the
492	committee.
493	B. MEMBERS - The Athletes Committee shall consist of the Athlete Representatives, the Athlete At-
494	Large Board Representatives and an Athlete Representative from each of the six (6) Geographic
495	Committees in compliance with the Geographic Committee's Policy and Procedures.
496	C. DUTIES - The Athletes' Committee shall have general charge of the business and affairs of the
497	Athletes of SCS, and shall undertake such activities as:
498	(1) delegated to it by the Board of Directors or the General Chair or
499	(2) undertaken by the Committee as being in the best interests of the Athlete Members, SCS, USA
500	Swimming and the sport of swimming.
501	.2 FINANCE COMMITTEE
502	A. CHAIR - The chair shall be the Finance Vice Chair.
503	B. MEMBERS - The members of the Finance Committee shall be the Finance Vice-Chair, the
504	Treasurer, at least three (3), but no more than eight (8) members appointed by the General Chair and
505	a sufficient number of Athlete Representatives so as to constitute at least twenty percent (20%) of the
506	voting membership of the Committee.
507	C. DUTIES - The duties of the Finance Committee shall be:
508	(1) To develop, establish where so authorized, or recommend to the Board of Directors, and
509	supervise the execution of policy regarding the investment of SCS's working capital, funded
510	reserves and endowment funds, within the guidelines, if any, established by the Board of

511Directors or the House of Delegates. The Finance Committee shall also regularly review SCS's512equipment needs (both operational and office) and the various methods available to finance the513acquisition of any equipment needed and make a determination and recommendation of the best514financing method.

- 515 (2) To conduct a review or audit or recommend an independent auditor to conduct the required
 516 annual review or audit of the books of SCS. If conducted internally, a minimum of three (3)
 517 committee members with a sufficient number of athletes to constitute at least 20% of the voting
 518 membership, must conduct a review or audit. The Treasurer cannot be a member of the group
 519 performing the audit, but can be present to provide clarification, information and answer
 520 questions.
- 521 (3) To submit the audit and other reports and make recommendations to the Board of Directors with522 regard thereto.
- 523 (4) To consult with the officers and committee chairs and prepare and present a proposed budget for
 524 consideration and approval by the Board of Directors and the House of Delegates. The officers
 525 and committee chairs shall promptly provide such financial information (current and projected)
 526 and budget proposals as the Finance Committee may request. The proposed budget may contain
 527 alternatives.
 - (5) To complete and submit any state and local reports and filings.
- 529 .3 GOVERNANCE COMMITTEE

528

530

- A. CHAIR The chair shall be elected annually by the Governance Committee from among its own members.
- 532B. MEMBERS The Governance Committee members shall be appointed by the General Chair with the533advice and consent of the Board of Directors. The Committee shall be composed of nine (9)534members: seven (7) non-athlete members one (1) such member from each of the six (6) SCS535Geographic Committees, and a representative appointed by the General Chair and two (2) Athlete536Representatives. Each non-athlete member shall serve a four (4) year term, staggered so that537approximately one-fourth (1/4) of such members will be appointed each year. The athlete's538Representatives' term shall be two (2) years. No more than one-half (1/2) of the Governance

539 Committee members shall be members of the SCS Board of Directors at any given time. After 540 completion of two (2) consecutive terms, members are not eligible for re-appointment to the 541 Governance Committee until after a lapse of two (2) years. A portion of any term served to fill a 542 vacancy in the position shall not be considered in the computation of the successive term limitation. 543 In no case shall the General Chair serve on the Governance Committee. 544 C. QUORUM - When making nominations, a quorum for any meeting of the Governance Committee 545 shall consist of a majority of its voting members. For all other meetings, a quorum shall consist of 546 those members present and voting. 547 D. DUTIES 548 (1) To assist in periodic evaluation of the mission and vision statements and the Bylaws of SCS. 549 (2) To aid in the development of operating policies regarding conflict of interest (Board and staff), 550 document retention, ethics, whistle-blower, procurement, contract review, grievance and other 551 employment-related practices, etc. 552 (3) To aid in the development of personnel practices, including job descriptions and annual review 553 of staff. 554 (4) To ensure that the Board's focus remains on the strategic plan. 555 (5) To aid in the development of expectations and processes for accountability of Board members. 556 (6) To develop criteria for the qualities and required characteristics of Board officers. 557 (7) To lead Board succession planning by assessing current and anticipated needs for Board 558 composition and identifying and recruiting potential Board members. 559 (8) To nominate Board members, and chair positions to be elected by the House of Delegates 560 consistent with the matrix of skills, demographics, and talents needed. 561 (9) To publish the slate of candidates for the SCS membership at least twenty (20) days prior to the 562 election. Additional nominations may be made from the floor of the House of Delegates by 563 voting members of the House of Delegates. 564 (10) To assist the Board of Directors with the process of designing and implementing Board 565 orientation and an ongoing program of Board education and development; and 566 (11) To lead periodic assessment of the Board's performance (as a whole and of individual members)

567		and make recommendations to enhance Board effectiveness.
568	.4	GEOGRAPHIC COMMITTEES
569		A. OBJECTIVE, TERRITORY AND JURISDICTION
570		(1) The objectives of the Geographic Committees shall, but not limiting itself to the objectives of
571		SCS, promote a developmental swim program for age group swimmers, to provide training for
572		meet officials, and to recruit and develop leadership personnel for the sport of swimming.
573		(2) The territory of each Geographic Committee shall be established by the Board of Directors. The
574		Senior Committee and the Age Group Committee shall recommend such changes that they may
575		deem necessary to ensure reasonable competitive balance, manageable developmental meets,
576		and travel consistent with the prevailing economic conditions. Such changes should be
577		presented to the Board of Directors with the advice of the affected Geographic Committees. The
578		address of a team's principal training pool shall determine Geographic Committee assignment.
579		(3) The Geographic Committees shall be responsible for planning their committee meets in
580		cooperation with the Age Group and Senior Committees. The schedule of events to be in their
581		meets shall ensure the availability of adequate competitive opportunities for all age groups, skill
582		levels and strokes/distances, and the implementation of Geographic Committee wide programs
583		authorized by SCS.
584		B. MEMBERS - Geographic Committee membership shall consist of:
585		(1) Group Members which are located within its boundaries.
586		(2) Individual athletes in SCS competing in an unattached status will, at the time of registration, be
587		assigned to a specific Geographic Committee and must compete in meets developed by that
588		Committee or to which that Committee is invited.
589		(3) A sufficient number of Geographic Committee Athlete Representatives so as to constitute at least
590		twenty percent (20%) of the voting membership of the Committee.
591		C. DUTIES - The duties of each of the six (6) Geographic Committees shall be the responsibility of the
592		Geographic Committee Board.
593		(1) Each Group Member shall send a representative to the Geographic Committee meetings. Each
594		Group Member shall have one vote on matters of business or elections regardless of the number

595		of persons present.
596		(2) Geographic Executive Committee. The Geographic Committee Chair, Vice-Chair, Secretary and
597		the persons elected to serve on the SCS Senior, Age Group and Review Committees shall be
598		empowered to act for the Geographic Committee between meetings.
599	.5 EXEC	UTIVE COMMITTEE
600	А.	AUTHORITY AND POWER - The Executive Committee shall have the authority and power to act
601		for the Board of Directors and SCS between meetings of the Board and the House of Delegates.
602		Limitations to the authority and power of the Executive Committee shall be determined by the Board
603		of Directors and included in the SCS Policies and Procedures.
604	B.	MEMBERS - The members of the Executive Committee shall be the
605		(1) General Chair, who shall act as chair,
606		(2) Administrative Vice Chair,
607		(3) Senior Vice Chair
608		(4) Age Group Vice-Chair
609		(5) Secretary,
610		(6) Finance Vice Chair,
611		(7) Coach Representative,
612		(8) Planning Vice-Chair
613		(9) Senior Athlete Representative, and
614		(10) Junior Athlete Representative.
615	C.	COMMITTEE REPRESENTATION - Each of the Six (6) Geographic Committees shall have a
616		representative as a member of the Executive Committee. In the event that each Geographic
617		Committee is not represented by the eight (8) Non-Athlete Officer Members of the Executive
618		Committee, the General Chair shall appoint, with the advice and consent of the Board of Directors, a
619		Geographic Committee Representative from the unrepresented Geographic Committee to serve until
620		such time that the Geographic Committee represented by one of the eight (8) Non-Athlete Officer
621		Members of the Executive Committee. Athlete membership as defined in 7.3 shall be maintained.
622	D.	MEETINGS AND NOTICE - Meetings of the Executive Committee shall be held at any time or

623		place according to Section 4.8 of these bylaws, when called by the General Chair or any three (3)
624		members of the Committee with a minimum of three (3) days' notice required.
625		E. QUORUM - A quorum of the Executive Committee shall consist of a majority of the members of the
626		Committee.
627		F. REPORT OF ACTION TO BOARD OF DIRECTORS - At the next regular or special meeting of the
628		Board of Directors, the Executive Committee shall make a report of its activities since the last Board
629		of Director's meeting for ratification or prospective modification or rescission, provided, however,
630		that any action of the Executive Committee upon which a third party may have relied (e.g., by
631		signing, or authorizing the signing of a contract) may not be modified or rescinded by the Board of
632		Directors or the House of Delegates.
633	.6	SAFE SPORT COMMITTEE
634		A. CHAIR - The Chair shall be the Safe Sport Committee Chair
635		B. MEMBERS - The Safe Sport Committee shall consist of the Safe Sport Committee Chair, and the
636		Safe Sport Representatives of each of the six (6) Geographic Committees in compliance with the
637		Geographic Committee's Policy and Procedures and a sufficient number of Athlete Representatives
638		so as to constitute at least twenty percent (20%) of the voting membership of the Committee.
639		C. DUTIES - The Safe Sport Committee shall have general charge of the Safe Sport program, and
640		facilitate creating an abuse-free, safe, healthy, and positive environment for all of its members
641		through the development and implementation of Minor Athlete Abuse Prevention and Anti-Bullying
642		policies, Safe Sport Best Practices, and Athlete Protection Training, and to plan, implement and
643		coordinate USA Swimming's commitment to safeguard the physical, mental and emotional well-
644		being of all of its members, with an emphasis on the welfare of its athlete members.
645	.7	SENIOR COMMITTEE
646		A. CHAIR - The Chair shall be the Senior Vice-Chair
647		B. MEMBERS - The Senior Committee shall consist of the Senior Vice-Chair and the Senior
648		Representatives of each of the six (6) Geographic Committees in compliance with the Geographic
649		Committee's Policy and Procedures and a sufficient number of Athlete Representatives so as to
650		constitute at least twenty percent (20%) of the voting membership of the Committee.

- C. DUTIES The Senior Committee shall have general charge of the affairs of the committee that
 develops and conducts the senior swimming program of SCS to include management of all senior
 swimming meets and events. The Senior Vice-Chair also serves as liaison to the Athlete
 Representative Committee.
- 655 .8 AGE GROUP COMMITTEE

666

- A. CHAIR The Chair shall be the Age Group Vice-Chair
- 657B. MEMBERS The Age Group Committee shall consist of the Age Group Vice-Chair and the Age658Group Representatives of each of the six (6) Geographic Committees in compliance with the659Geographic Committee's Policy and Procedures and a sufficient number of Athlete Representatives660so as to constitute at least twenty percent (20%) of the voting membership of the Committee.
- 661C. DUTIES In conjunction with the Coaches Rep through a selection process determine "Age Group662Coach of The Year" Provide guidance on selection of coaches. Discuss and provide663recommendations to the HOD to help improve swimming in Southern California. Communicate with664their respective committees on Upcoming Events in regard to Age Group swimming.
- 665 .9 DISABILITY, DIVERSITY, EQUITY, & INCLUSION COMMITTEE DDEI

A. CHAIR - The Chair shall be the Disability, Diversity, Equity, & Inclusion Committee Chair.

- B. MEMBERS The Disability, Diversity, Equity, & Inclusion Committee shall consist of the
 Disability, Diversity, Equity, & Inclusion Committee Chair, and the Disability, Diversity, Equity, &
 Inclusion Representatives of each of the six (6) Geographic Committees in compliance with the
 Geographic Committee's Policy and Procedures and a sufficient number of Athlete Representatives
 so as to constitute at least twenty percent (20%) of the voting membership of the Committee.
- C. DUTIES The Disability, Diversity, Equity, & Inclusion (DDEI) Committee shall promote, develop
 and improve competitive swimming through education, support and opportunities for participation to
 a diverse swimming community, and to inspire and provide quality opportunities for our members to
 a chieve excellence in the sport of competitive swimming, and to assist SCS in creating a culture of
 inclusion and opportunity for people of diverse backgrounds, including, but not limited to, race, age,
 income, ethnicity, religion, gender, and sexual orientation.

- .10 OFFICIALS COMMITTEE
- 679

692

702

703

704

705

A. CHAIR - The Chair shall be the Officials Committee Chair

- 680B. MEMBERS The Officials Committee shall be appointed by the Officials Committee Chair/Officials681Executive Committee and shall consist of the Officials Committee Chair(s) and the Officials682Representatives of each of the six (6) Geographic Committees in compliance with the Geographic683Committee's Policy and Procedures, and a sufficient number of Athlete Representatives so as to684constitute at least twenty percent (20%) of the voting membership of the Committee. Athlete685Representatives shall be selected by the Athletes' Committee. The Official's Committee shall consist686of both Dry (Administrative) and Wet (deck) side Officials.
- C. DUTIES To manage the SCS Officials by conducting programs to recruit, educate, train, and
 mentor, certify and discipline when needed, a diverse team of USA/SCS Swimming officials to
 provide the highest quality and consistent officiating for athletes at all levels of swimming, and
 provide advice and direction on interpretations of SCS Swimming Competition rules.
- 691 .11 OPEN WATER COMMITTEE

A. CHAIR - The Chair shall be the Open Water Committee Chair

- 693B. MEMBERS The Open Water Committee shall consist of the Open Water Committee Chair and the694Open Water Representatives of each of the six (6) Geographic Committees in compliance with the695Geographic Committee's Policy and Procedures and a sufficient number of Athlete Representatives696so as to constitute at least twenty percent (20%) of the voting membership of the Committee.
- 697C. DUTIES The Open Water Committee shall have general charge of the Open Water Swimming698Program through the planning, development, and implementation of the Open Water Calendar with699an emphasis on safety, education, and competition. The Open Water Committee shall implement, and700coordinate USA Swimming Open Water Development initiatives and activities as required.
- 701 .12 PLANNING COMMITTEE
 - A. CHAIR The Chair shall be the Planning Vice Chair
 - B. MEMBERS The Planning Committee shall consist of the following members:
 - (1) Planning Vice-Chair
 - (2) Age Group Vice-Chair

706	(3) Senior Vice Chair
707	(4) Program Chair of each of the six (6) Geographic Committees
708	(5) Officials Committee representative
709	(6) Senior Athlete Board Representative
710	(7) Junior Athlete Board Representative
711	(8) Plus, a sufficient number of athlete Representatives, so as to constitute at least twenty percent
712	(20%) of the voting membership of the committee.
713	C. DUTIES - The Planning Vice-Chair serves as a conduit between the SCS Age Group and Senior
714	Committees, collaborates with the SCS Age Group Vice-Chair and Senior Vice-Chair to create the
715	SCS calendars, prepares and distributes the bid packets for SCS meets, and runs the annual SCS bid
716	meeting. The Planning Vice Chair is also responsible for running the annual SCS Planning meeting.
717	
718	7.5. DUTIES OF CHAIRS GENERALLY - The duties of the General Chair, the division chairs, and committee chairs (in
719	addition to those provided elsewhere in these Bylaws) shall be as follows:
720	.1 Preside at all meetings of the respective division, committee or subcommittee.
721	.2 See that all duties and responsibilities of the respective division, committee or subcommittee in their charge are
722	properly and promptly carried out.
723	.3 Appoint such committees or subcommittees as may be necessary to fulfill the duties and responsibilities of the
724	division or committee, respectively.
725	.4 Communicate with the General Chair, respective division, committee or subcommittee members and the staff to
726	keep them fully informed.
727	.5 Appoint a member as secretary of the committee or subcommittee charged with taking minutes of each meeting and
728	forward reports or minutes of all meetings to the staff; and
729	.6 Perform the other specific duties listed in SCS's Policies and Procedures or as may be delegated by the General
730	Chair, the respective division chair or committee chair, the Board of Directors or the House of Delegates.
731	
732	7.6. DUTIES OF COMMITTEES GENERALLY - Except as otherwise provided in these Bylaws, the duties of the
733	committees shall be prescribed by the SCS Policies and Procedures.

7.7. REGULAR AND SPECIAL MEETINGS - Regular and special meetings of committees or subcommittees of SCS shall be held as determined by the respective vice-chairs or committee or subcommittee chair.

736

737
 7.8. OPEN MEETING/CLOSED SESSIONS - Meetings of committees and subcommittees, other than a Personnel
 738
 739
 739
 740
 740
 741
 741
 741
 741
 742
 743
 744
 744
 744
 744
 744
 744
 745
 746
 746
 746
 747
 747
 748
 749
 749
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 740
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 741
 <l

742

743 7.9. VOICE AND VOTING RIGHTS OF COMMITTEE MEMBERS - Each committee member shall have both voice
 744 and vote in their respective meetings.

745

746
 7.10. ACTION BY WRITTEN CONSENT - Any action required or permitted to be taken at any meeting of a committee
 747
 748 may be taken without a meeting if all the committee members entitled to vote consent to the action in writing and
 748 the written consents are filed with the records of the meetings. These consents shall be treated for all purposes as a
 749 vote taken at a meeting.

750

751 7.11. PARTICIPATION THROUGH COMMUNICATIONS EQUIPMENT - Members of any committee may
 752 participate in a meeting of the committee or through conference equipment by means of which all persons
 753 participating in the meeting can hear each other at the same time. Participation by such means shall constitute
 754 presence at a meeting.

755

756 7.12. QUORUM - Except as otherwise provided in these Bylaws or in the resolution or other action establishing a
 757 committee, a quorum of any committee shall consist of those members present.

758

759 7.13. VOTING - Except as otherwise provided in these Bylaws or the Parliamentary Authority, all motions, orders and
 760 other propositions coming before a committee shall be determined by a majority vote.

763

- 764 7.15. NOTICES
- 765
- 766 .1 TIME Except as otherwise provided in these Bylaws or the resolution or other action establishing a committee, not
 767 less than five (5) days' written notice shall be given for any meeting of the committee.

7.14. PROXY VOTE - Voting by proxy in any meeting of a committee shall not be permitted.

- 768 .2 INFORMATION The notice of a meeting shall contain the time, date, and site.
- 769
- 770
 7.16. RESIGNATIONS Any committee chair or member or coordinator may resign by submitting a written resignation
 771
 772
 772
 772
 772
 773
 774
 774
 775
 775
 776
 776
 777
 777
 778
 779
 770
 770
 770
 771
 771
 772
 772
 773
 774
 774
 775
 774
 775
 775
 776
 776
 777
 778
 779
 770
 770
 770
 771
 771
 772
 772
 774
 774
 775
 775
 776
 776
 777
 778
 779
 770
 770
 770
 770
 771
 771
 771
 772
 772
 774
 774
 775
 775
 776
 776
 777
 777
 778
 778
 779
 770
 770
 770
 771
 771
 772
 772
 772
 774
 774
 774
 775
 775
 776
 776
 777
 776
 776
 777
 776
 776
 777
 778
 778
 779
 779
 770
 770
 770
 771
 771
 772
 772
 774
 774
 774
 774
 774
 774
 774
 774
- 773
- 774 7.17. VACANCIES The determination of when the position of an appointed committee chair or committee member
 775 becomes vacant or the person becomes incapacitated, if not made by the person, shall be within the discretion of the
 776 Board of Directors. In the event of a vacancy or permanent incapacity, the General Chair, with the advice and consent
 777 of the Board of Directors and the respective division chair, shall appoint a successor to serve until the conclusion of
 778 the incumbent's term. A temporary incapacity may be left unfilled at the discretion of the General Chair, or an
 779 appointment may be made for the duration of the temporary incapacity.
- 780
- 781
 7.18. DELEGATION With the consent of the Board of Directors or the respective division chair, or a committee chair
 782 may delegate a portion of their powers or duties to another officer of SCS, or to another committee, or subcommittee,
 783 or with the consent of the Board of Directors, to the paid staff of SCS. Notwithstanding any delegation, the ultimate
 784 responsibility for the delegated duties and obligations shall remain with the delegator.
- 785
- 786 7.19. APPLICATION TO COMMITTEES Sections 7.5 through 7.18 shall apply to all committees, unless otherwise
 787 provided in these Bylaws, in the resolution creating the committee or in the SCS Policies and Procedures. These
 788 provisions shall also apply to Administrative Review Board meetings but shall not apply to its hearings or
 789 deliberations.

794 Swimming Board of Directors, the President/CEO of USA Swimming or by any agreement between SCS and US 795 Swimming. Reports required to be submitted to USA Swimming by SCS include annual financial and federal to 796 reports and the annual audit or review. 797 ARTICLE 9 798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning of 803 section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption 806 from federal income tax under such sections 501(c)(3) of the IRS Code or (B) a corporation to which contribution 807 gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the section of SCS are irrevocably dedicated to the secore irrevocably dedicated to the secore irrevo	790		ARTICLE 8
793 SCS shall submit any reports and remittances required by the USA Swimming Corporate Bylaws, by the US 794 Swimming Board of Directors, the President/CEO of USA Swimming or by any agreement between SCS and US 795 Swimming. Reports required to be submitted to USA Swimming by SCS include annual financial and federal to 796 reports and the annual audit or review. 797 ARTICLE 9 798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning - 803 section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption 806 from federal income tax under such sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets o	791		ANNUAL AUDIT, REPORTS AND REMITTANCES
794 Swimming Board of Directors, the President/CEO of USA Swimming or by any agreement between SCS and US 795 Swimming. Reports required to be submitted to USA Swimming by SCS include annual financial and federal to 796 reports and the annual audit or review. 797 ARTICLE 9 798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning or 803 section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption 806 gits and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the 810 purposes set forth in Sections 1.2 and 9.1 of these Bylaws	792		
795 Swimming. Reports required to be submitted to USA Swimming by SCS include annual financial and federal to 796 reports and the annual audit or review. 797 ARTICLE 9 798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purposes 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption 806 from federal income tax under such sections 501(c)(3) of the IRS Code or (B) a corporation to which contribution 807 gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the 810 purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC 811 shall inure to the benefit of any private person or any member, officer or directo	793		SCS shall submit any reports and remittances required by the USA Swimming Corporate Bylaws, by the USA
 reports and the annual audit or review. 796 reports and the annual audit or review. 797 798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purposes 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption from federal income tax under such sections 501(c)(3) of the IRS Code or (B) a corporation to which contribution 807 gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	794		Swimming Board of Directors, the President/CEO of USA Swimming or by any agreement between SCS and USA
797 798 799 799 799 799 799 790 790 791 792 793 794 795 795 796 797 798 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exempt from federal income tax under such sections 501(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to th purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 812	795		Swimming. Reports required to be submitted to USA Swimming by SCS include annual financial and federal tax
798 ARTICLE 9 799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 801 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education purposes and for the purpose of fostering national or international amateur sports competition within the meaning or section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exerning from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS is anal inure to the benefit of any private person or any member, officer or director of SCS. 812	796		reports and the annual audit or review.
799 ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION 800 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education 802 purposes and for the purpose of fostering national or international amateur sports competition within the meaning of 803 section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose 805 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption 806 from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution 807 gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the 810 purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS 811 inure to the benefit of any private person or any member, officer or director of SCS. 812	797		
 800 801 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption form federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 	798		ARTICLE 9
 9.1. NON-PROFIT AND CHARITABLE PURPOSES – SCS is organized exclusively for charitable and education purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS and in under shall inure to the benefit of any private person or any member, officer or director of SCS. 	799		ORGANIZATION, AMENDMENT OF BYLAWS AND DISSOLUTION
 purposes and for the purpose of fostering national or international amateur sports competition within the meaning of section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 	800		
 section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to a insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemp from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS 811 shall inure to the benefit of any private person or any member, officer or director of SCS. 	801	9.1.	NON-PROFIT AND CHARITABLE PURPOSES - SCS is organized exclusively for charitable and educational
 804 insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purpose and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exempts from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	802		purposes and for the purpose of fostering national or international amateur sports competition within the meaning of
 and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exemption from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC 811 shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	803		section 501(c)(3) of the IRS Code. Notwithstanding any other provision of these Bylaws, SCS shall not, except to an
 from federal income tax under such section 501(c)(3) of the IRS Code or (B) a corporation to which contribution gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS and shall inure to the benefit of any private person or any member, officer or director of SCS. 	804		insubstantial degree, (1) engage in any activities or exercise any powers that are not in furtherance of the purposes
 gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code. 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	805		and objectives of SCS or (2) engage in any activities not permitted to be carried on by: (A) a corporation exempt
 808 809 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to th 810 purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC 811 shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	806		from federal income tax under such section $501(c)(3)$ of the IRS Code or (B) a corporation to which contributions,
 9.2. DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	807		gifts and bequests are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code.
 purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SC shall inure to the benefit of any private person or any member, officer or director of SCS. 	808		
 811 shall inure to the benefit of any private person or any member, officer or director of SCS. 812 	809	9.2.	DEDICATION OF ASSETS, ETC The revenues, properties and assets of SCS are irrevocably dedicated to the
812	810		purposes set forth in Sections 1.2 and 9.1 of these Bylaws. No part of the net earnings, properties or assets of SCS
	811		shall inure to the benefit of any private person or any member, officer or director of SCS.
813 9.3. AMENDMENTS - Any provision of these Bylaws not mandated by USA Swimming may be amended at ar	812		
	813	9.3.	AMENDMENTS - Any provision of these Bylaws not mandated by USA Swimming may be amended at any

Bylaws not mandated by USA Swimming may be amended at any 814 meeting of the SCS House of Delegates by a two-thirds (2/3) vote of the members present and voting. Amendments 815 so approved shall not take effect until reviewed and approved by the USA Swimming Rules and Regulations 816 Committee. Changes to Required LSC Bylaws shall be effective on the date established in the amending USA 817 Swimming legislation.

ARTICLE 8

819	9.4.	DISSOLUTION – SCS may be dissolved only upon a two-thirds (2/3) vote of all the voting members of the House of
820		Delegates. Upon dissolution, the net assets of SCS shall not inure to the benefit of any private individual,
821		unincorporated organization or corporation, including any member, officer or director of SCS, but shall be distributed
822		to USA Swimming, to be used exclusively for educational or charitable purposes. If USA Swimming, is not then in
823		existence, or is not then a corporation which is exempt under section $501(c)(3)$ of the IRS Code and to which
824		contributions, bequests and gifts are deductible under sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code,
825		the net assets of SCS shall be distributed to a corporation or other organization meeting those criteria and designated
826		by the House of Delegates at the time of dissolution, to be used exclusively for educational or charitable purposes.
827		
828		
829		
830		
831		
832		
833		
834		
835		
836		
837		
838		
839		
840		
841		
842		
843		

ARTICLE 10

INDEMNIFICATION

845 846

847 10.1. INDEMNITY – SCS shall indemnify, protect and defend, in the manner and to the full extent permitted by law, any 848 Indemnified Person in respect of any threatened, pending or completed action, suit or proceeding, whether or not by 849 or in the right of SCS, and whether civil, criminal, administrative, investigative or otherwise, by reason of the fact 850 that the Indemnified Person bears or bore one or more of the relationships to SCS specified in Section 10.3 and was 851 acting or failing to act in one or more of those capacities or reasonably believed that to be the case. Where 852 specifically required by law, this indemnification shall be made only as authorized in the specific case upon a 853 determination, in the manner provided by law, that indemnification of the Indemnified Person is proper in the 854 circumstances. SCS may, to the full extent permitted by law, purchase additional insurance to that provided by USA 855 Swimming, and maintain insurance on behalf of any Indemnified Person against any liability that could be asserted 856 against the Indemnified Person.

857

858 10.2. EXCLUSION - The indemnification provided by this Article 10, shall not apply to any Indemnified Party whose 859 otherwise indemnified conduct is finally determined to have been in bad faith, self- dealing, gross negligence, wanton 860 and willful disregard of applicable laws, rules and regulations, of the USA Swimming Rules and Regulations, of the 861 USA Swimming Code of Conduct or these Bylaws or who is convicted of a crime (including felony, misdemeanor 862 and lesser crimes) involving sexual misconduct, child abuse, violation of a law specifically designed to protect 863 minors or similar offenses, or who is found by the National Board of Review or the U.S. Center for SafeSport to have 864 committed actions which would be the basis for such a conviction and, in each case, the otherwise indemnifiable 865 conduct (or failure to act) was, or was directly related to, the predicate acts of the conviction or finding.

866

10.3. INDEMNIFIED PERSONS - As used in this Article 10, "Indemnified Person" shall mean any person who is or was a
Board Member, Administrative Review Board member, Group Member Representative, officer, official, coach,
committee chair or member, volunteer, employee or agent of SCS, or is or was serving at the direct request of SCS as
a director, officer, Group Member Representative, meet director, official, coach, committee chair or member,
volunteer, employee or agent of another person or entity involved with the sport of swimming.

872 10.4. EXTENT OF INDEMNITY - To the full extent permitted by law, the indemnification provided in this Article shall 873 include expenses (including attorneys' fees, disbursements and expenses), judgments, fines, penalties and amounts 874 paid in settlement, and, except as limited by applicable laws, these expenses shall be paid by SCS in advance of the 875 final disposition of such action, suit or proceeding. If doubt exists as to the applicability of an exclusion to SCS's 876 obligation to indemnify, SCS may require an undertaking from the Indemnified Person obliging them to repay such 877 sums if it is subsequently determined that an exclusion is applicable. In the case of any person engaged in the sport of 878 swimming for compensation or other gain, if SCS determines that there is reasonable doubt as to such person's 879 ability to make any repayment, SCS shall not be obligated to make any payments in advance of the final 880 determination. This indemnification shall not be deemed to limit the right of SCS to indemnify any other person for 881 any such expenses to the full extent permitted by law, nor shall it be deemed exclusive of any other rights to which 882 any Indemnified Person may be entitled under any agreement, vote of members or disinterested directors or 883 otherwise, both as to action in an official capacity and as to action in another capacity while holding such office. 884 885 10.5. SUCCESSORS, ETC. - The indemnification provided by this Article shall continue as to an Indemnified Person who 886

has died or been determined to be legally incompetent and shall apply for the benefit of the successors, guardians,
conservators, heirs, executors, administrators and trustees of the Indemnified Person.

888 889

890

ARTICLE 11

PARLIAMENTARY AUTHORITY

ROBERT'S RULES - <u>Robert's Rules of Order Newly Revised</u> shall govern SCS and any of its constituent or component parts, committees, etc., in the conduct of meetings in all cases to which they apply and in which they are not inconsistent with these Bylaws and any special rules of order SCS, the House of Delegates, the Board of Directors or its divisions, committees, etc., may adopt.

- 895
- 896
- 897
- 898
-
- 899

900	ARTICLE 12
901	MISCELLANEOUS
902	
903	12.1. EFFECT OF STATE LAW CHANGES (SEVERABILITY) - If any portion of these Bylaws shall be determined by a
904	final judicial decision to be, or as a result of a change in the law of the California become, illegal, invalid or
905	unenforceable, the remainder of these Bylaws shall continue in full force and effect.
906	
907	12.2. FISCAL YEAR - The fiscal year of SCS shall end on the last day of August.
908	
909	12.3. TAX STATUS: INTERPRETATION OF BYLAWS - It is intended that SCS shall have and continue to have the
910	status of an organization which is exempt from federal income taxation under section $501(c)(3)$ of the IRS Code and
911	to which contributions, bequests and gifts are deductible for federal income, estate and gift tax purposes under
912	sections 170(c)(2), 2055(a)(2) and 2522(a)(2) of the IRS Code, respectively. Similarly, it is intended that SCS shall
913	have that or similar status under the applicable state and local laws as will exempt it from taxation to the maximum
914	extent possible to the extent not contrary to applicable federal requirements. These Bylaws shall be interpreted
915	accordingly.
916	
917	
918	
919	
920	
921	
922	
923	
924	
925	
926	
927	

ARTICLE 13

929 930

ADMINISTRATIVE REVIEW BOARD

- 931 13.1. INTRODUCTION - USA Swimming was organized as the National Governing Body for the sport of swimming 932 under the Amateur Sports Act of 1978, as amended by the Ted Stevens Olympic and Amateur Sports Act of 1998, 933 both federal laws. These laws require USA Swimming to establish and maintain provisions for the swift and 934 equitable resolution of all disputes involving any of its members. This Article, together with Section 2.2 and the 935 National Board of Review procedures, pursuant to Policy 26.0 of the USA Swimming Operating Policy Manual, are 936 intended to provide a mechanism for resolving in an orderly and fair way all manner and kinds of disputes that may 937 arise among its members in connection with the sport of swimming. Accordingly, SCS has established the 938 Administrative Review Board to hear complaints and appeals regarding administrative matters within SCS which do 939 not rise to the level of Code of Conduct violations and are not appeals of sanction decisions. The Administrative 940 Review Board shall have no jurisdiction to hear complaints regarding conduct that may violate the USA Swimming 941 Code of Conduct or otherwise violate the policies, procedures, rules and regulations adopted by USA Swimming, or 942 conduct that may bring USA Swimming, SCS or the sport of swimming into disrepute. This Article, together with the 943 National Board of Review procedures, pursuant to Policy 26.0 of the USA Swimming Operating Policy Manual, is 944 intended to provide a fair hearing before a group of independent and impartial people. This Article and the National 945 Board of Review procedures, pursuant to Policy 26.0 of the USA Swimming Operating Policy Manual shall be 946 construed Accordingly.
- 947

948 13.2. ADMINISTRATIVE REVIEW BOARD ORGANIZATION

- 949
- 950

.1 Establishment - The Administrative Review Board of SCS shall be independent and impartial.

951.2Members - The Administrative Review Board shall have at least eight (8) regular members, six (6) of whom shall be952a representative of one (1) of each of the Geo Committees and a sufficient number of Athlete Representatives to953constitute at least twenty percent (20%) of the voting membership. At least three (3) members of the Administrative954Review Board shall hear each case, with a sufficient number of Athlete Representatives to constitute at least twenty955percent (20%) of its membership. No hearing shall proceed without the required athlete representation. The House

956		of Delegates may increase the number of regular members by resolution but subsequent to the adoption of these
957		Bylaws may only decrease the number of regular members upon the expiration of the term of office of any
958		incumbent members.
959	.3	Election; Term of Office; Eligibility
960		A. Election - The House of Delegates shall biennially elect regular members of the Administrative
961		Review Board:
962		B. Term of Office - The term of office shall be two (2) years. Each member shall assume office upon
963		election and shall serve until a successor takes office.
964		C. Eligibility - Each regular member of the Administrative Review Board shall be an Individual
965		Member of SCS and USA Swimming. In no case shall members of the Board of Directors serve on
966		the Administrative Review Board.
967	.4	Chair Elected by Board; Other Officers - The Chair of the Administrative Review Board (the "Chair") who must be
968		a regular member, shall be elected biennially by a majority vote of the regular members of the Administrative
969		Review Board. The Chair shall biennially appoint a Vice-Chair and a Secretary of the Administrative Review
970		Board, each of whom must be regular members.
971	.5	Meetings - The Administrative Review Board shall meet for administrative purposes as necessary, to elect the Chair,
972		to adopt rules and procedures and to conduct other business as may be helpful or necessary to achieve the purposes
973		of the Administrative Review Board and efficiently exercise its duties and powers. Other meetings may be called by
974		the Chair or any two (2) regular members. When meeting for administrative purposes, Section 7.19 shall apply to the
975		Administrative Review Board.
976	.6	Participation Through Communications Equipment - Members of the Administrative Review Board may participate
977		in a meeting or hearing of the Administrative Review Board, and any hearing may be conducted, in whole or in part,
978		through conference telephone or similar equipment by means of which all persons participating in the meeting can
979		hear each other at the same time. Participation by these means shall constitute presence in person at such a meeting
980		or hearing.
981	.7	Quorum - A quorum for any administrative meeting of the Administrative Review Board shall be fifty percent
982		(50%) of its regular members.

983 .8 Resignations - Any regular member of the Administrative Review Board may resign by submitting a written

984		resignation to the Chair, the General Chair or the Board of Directors specifying an effective date of the resignation.
985		In the absence of a specified effective date, any such resignation shall take effect upon the appointment or election of
986		a successor.
987	.9	Determination of Vacancy or Incapacity - The determination of when an office becomes vacant, or an officer
988		becomes incapacitated shall be in accordance with Section 6.9.
989	.10	Substitutions for Member - In the event that a regular member of the Administrative Review Board is unable or
990		unwilling to promptly act for any reason, recuses themselves or is disqualified in any particular circumstance, the
991		Chair (or, if the person so unable or unwilling to act or recused or disqualified is the Chair, the Vice-Chair; or failing
992		that, the General Chair) shall appoint an alternate member to act in the regular member's place in respect of that
993		circumstance.
994		
995	13.3. GENE	RAL
996		
997	.1	Administrative Powers - The Administrative Review Board shall have the powers and the duty to:
998		A. administer and conduct the affairs and achieve the purposes of the Administrative Review Board,
999		B. establish policies, procedures and guidelines,
1000		C. elect the Chair,
1001		D. call regular or special meetings of the Administrative Review Board,
1002		E. retain attorneys, agents and independent contractors and employ those persons which the
1003		Administrative Review Board may determine are appropriate, necessary or helpful in the
1004		administration and conduct of its affairs, and
1005		F. take such action as may otherwise be appropriate, necessary or helpful in the administration and
1006		conduct of its affairs, the achievement of its purposes and the efficient exercise of its duties and
1007		powers.
1008	.2	Rule Making Powers - The Administrative Review Board shall have the power and the duty to promulgate
1009		reasonable rules and procedures consistent with the corporation laws of SCS with respect to any matter within its
1010		jurisdiction or appropriate, necessary or helpful in the administration and conduct of its affairs. Such rules and
1011		procedures shall have the same force and effect as if they had been adopted as part of these Bylaws.

1012.3Exercise of Powers and Decisions - Except for authority and power granted to the Chair, the exercise of the authority1013and powers of the Administrative Review Board and the decision of matters which are the subject of a hearing shall1014be decided by a majority vote of the Administrative Review Board. The views of any dissenters shall be included in1015the record of the proceeding if requested by the dissenters. The exercise of the Administrative Review Board's1016authority and power shall be solely in its discretion and the interests of justice and the sport of swimming.

1017.4Timeliness of Petition - The Administrative Review Board need not exercise its jurisdiction with respect to a1018complaint the subject matter of which occurred, or concerns or is founded on events which occurred, more than1019ninety (90) days prior to the date the complaint is received. A determination not to exercise its jurisdiction as a result1020of the untimeliness of a complaint may be made by the Chair alone and may be the subject of a request for rehearing1021and, thereafter, appeal to the National Board of Review in accordance with the National Board of Review1022Procedures, pursuant to Policy 26.0 of the USA Swimming Operating Policy Manual.

ARTICLE 14

CONVENTIONS AND DEFINITIONS

- 1023
- 1024

1025

- 1026
- 1027 14.1. CONVENTIONS
- 1028
- 1029.1TERMS GENERALLY Whenever the context may require, any pronoun or official title shall include the1030corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be1031deemed to be followed by the phrase "without limitation". The singular shall include the plural, and the plural shall1032include the singular as the context may require. Where the context permits, the term "or" shall be interpreted as1033though it were "and/or". Captions have been used for convenience only and shall not be used for interpreting the1034Bylaws.

1035.2CAPITALIZED TITLES - Capitalized titles, such as Secretary or Treasurer, when appearing alone shall refer to1036SCS positions and not to USA Swimming or another organization.

- 1037 .3 NOTICE DEEMED GIVEN, LAST KNOWN ADDRESS –
- 1038A. Notice by Email Notice given and writings delivered by electronic mail to the last known email1039address shall be deemed given or delivered for all purposes under these Bylaws.

- 1040 B. Last Known Email Address - For all purposes under these Bylaws, the last known email address of a 1041 member of SCS shall be the email address on file with SCS or in SWIMS. 1042 C. Notice by Website Posting/Constant Contact – In conjunction with Notice by email, posting on the 1043 SCS Website and Constant Contact shall also be deemed as given or delivered notice for all purposes 1044 under these Bylaws. 1045 .4 TIME PERIOD CONVENTION - In computing time periods established by these Bylaws, the initial time period 1046 (days or hours) shall not be included but the last period shall be included. 1047 .5 WAIVER OF NOTICE CONVENTION - Untimely or insufficient notice for any meeting held under the authority 1048 of these Bylaws shall be considered to have been waived if a member attends or participates in the meeting to which 1049 such notice referred or to which notice was lacking without, at the earliest opportunity, raising an objection of 1050 untimely or insufficient notice having been given for such meeting. If the member is a Group Member 1051 Representative, then the relevant Group Member shall be treated as having waived the untimely or insufficient 1052 notice to the same extent. 1053 1054 14.2. DEFINITIONS - When used in these Bylaws, the following terms shall have the meanings indicated in this Section, 1055 and the definitions of such terms are equally applicable both to the singular and plural forms. 1056 1057 .1 ARTICLE - a principal subdivision of these Bylaws. 1058 .2 ARTICLES OF INCORPORATION - the document filed with the Secretary of State of California pursuant to 1059 which SCS was formed. 1060 .3 ATHLETE BOARD REPRESENTATIVE - an Athlete Member elected to represent athletes in the House of 1061 Delegates and on the Board of Directors. 1062 .4 ATHLETE REPRESENTATIVE - shall be (a) an athlete member in good standing; (b) currently competing or have 1063 competed within the two (2) immediately preceding years, in a USA Swimming sanctioned event conducted by SCS 1064 or another LSC; and (c) have their place of permanent residence in the Territory and expect to reside therein 1065 throughout at least the first half of the term (other than periods of enrollment in an institution of higher education).
- 1066 .5 BOARD MEMBER a member of the Board of Directors, including the At-Large Board Members.
- 1067 .6 BOARD OF DIRECTORS the Board of Directors of SCS.

- 1068 .7 BYLAWS these bylaws as adopted and amended from time to time by, and in effect for SCS.
- 1069
 .8
 COACH REPRESENTATIVE a Coach Member elected to represent the coaches in the House of Delegates and

 1070
 on the Board of Directors.
- 1071
 .9
 GROUP MEMBER REPRESENTATIVE The Group Member Representative must be a member in good

 1072
 standing with SCS and USA Swimming, attached to the group for 60 days prior to the HOD and be 18 years or

 1073
 older.
- 1074 .10 HOUSE OF DELEGATES the House of Delegates of SCS as established by Article 4 of these Bylaws.
- 1075 .11 IMMEDIATE PAST GENERAL CHAIR the individual who is the immediate past General Chair of SCS is the 1076 Ex-Officio.
- 1077 .12 IRS CODE the current United States Internal Revenue Code.
- 1078 .13 LOCAL SWIMMING COMMITTEE / LSC SCS as defined by the USA Swimming Corporate Bylaws.
- 1079 .14 MEMBER a Group Member or an Individual Member.
- 1080.15NATIONAL BOARD OF REVIEW the National Board of Review of USA Swimming was established pursuant1081to in accordance with the National Board of Review Procedures, pursuant to Policy 26.0 of the USA Swimming1082Operating Policy Manual. Where the context requires, a reference to the National Board of Review shall1083include a reference to the USA Swimming Board of Directors where that body is acting upon an appeal from1084the National Board of Review.
- 1085.16POLICIES AND PROCEDURES the principles, rules, and guidelines of SCS, as amended and adopted by the1086Board of Directors or the House of Delegates.
- 1087 .17 SCS the California non-profit corporation to which these Bylaws pertain.
- 1088 .18 SECTION a subdivision of the Articles of these Bylaws.
- 1089 .19 TERRITORY the geographic territory over which SCS has jurisdiction as a Local Swimming Committee.
- 1090 .20 USA SWIMMING USA Swimming, Inc., a Colorado nonprofit corporation which is the national governing body 1091 for the United States for the sport of swimming.
- 1092 .21 WORLD AQUATICS the international governing body for the sport of swimming.
- 1093

1094 V. 11/20/2024