RESOLUTION OF THE BOARD OF DIRECTORS

OF

THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL –
INSTITUT DES AFFAIRS CULTURELLES INTERNATIONAL

(the “Corporation”)

CONTINUING THE CORPORATION UNDER THE PROVISIONS OF THE CANADA NOT-FOR-PROFIT CORPORATIONS ACT AND AUTHORIZING THE CORPORATION TO APPLY TO INDUSTRY CANADA FOR A CERTIFICATE OF CONTINUANCE

WHEREAS the Corporation was incorporated under Part II of the Canada Corporations Act by Letters Patent dated the 11th day of July, 2006;

AND WHEREAS it is considered to be in the best interests of the Corporation that it be continued under the Canada Not-for-profit Corporations Act (“CNCA”) pursuant to section 297 of the CNCA;

BE IT RESOLVED THAT, subject to the approval by a majority of not less than two-thirds of the votes cast by the members of the Corporation at a meeting of members of the Corporation:

1. The Corporation be and is hereby authorized and directed to make an application under section 297 of the CNCA to the Director appointed under the CNCA for a Certificate of Continuance of the Corporation;

2. The Articles of Continuance (transition) of the Corporation, which have been submitted to this meeting and are annexed hereto as Schedule “A”, are approved;

3. The general operating by-law of the Corporation is repealed effective on the date that the Corporation continues under the CNCA and the new general operating by-law No. 1 which has been submitted to this meeting and is annexed hereto as Schedule “B” is approved and will be effective on the same date;

4. Any one of the officers and directors of the Corporation be and is hereby authorized to take all such actions and execute and deliver all such documentation, including the annexed Articles of Continuance (transition), the notice of registered office and of directors in the forms fixed by the Director, with such additions, deletions or other changes as required by Industry Canada or any other federal or provincial regulator, which are necessary or desirable for the implementation of this resolution.

The undersigned, being the duly appointed Chair of the Corporation, certifies that the above is a true and correct copy of a resolution of the board of directors of The Institute of Cultural Affairs International – Institut des Affaires Culturelles International, passed on the _10th_____ day of ___January____________, 2014____ by a majority of not less than 50% plus 1 of the votes cast
by the directors of the Corporation who voted in respect of the resolution, and the resolution is in full force and effect, unamended as of the date below.

Dated the __10th__ day of _____January__________. 2014____.

[Signature]

__________________________
MARTIN GILBRAITH – Chair
SPECIAL RESOLUTION OF THE MEMBERS
OF
THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL –
INSTITUT DES AFFAIRES CULTURELLES INTERNATIONAL

(the “Corporation”)

CONTINUING THE CORPORATION UNDER THE PROVISIONS OF THE CANADA NOT-FOR-PROFIT CORPORATIONS ACT AND AUTHORIZING THE DIRECTORS TO APPLY FOR A CERTIFICATE OF CONTINUANCE

WHEREAS the Corporation was incorporated under Part II of the Canada Corporations Act by Letters Patent dated the 11th day of July, 2006;

AND WHEREAS it is considered to be in the best interests of the Corporation that it be continued under the Canada Not-for-profit Corporations Act (“CNCA”) pursuant to section 297 of the CNCA;

BE IT RESOLVED AS A SPECIAL RESOLUTION THAT:

1. The directors of the Corporation are authorized and directed to make an application under section 297 of the CNCA to the Director appointed under the CNCA for a Certificate of Continuance of the Corporation;

2. The Articles of Continuance (transition) of the Corporation, which have been submitted to this meeting and are annexed hereto as Schedule “A”, are approved;

3. The general operating by-law of the Corporation is repealed effective on the date that the Corporation continues under the CNCA and the new general operating by-law No. 1 which has been submitted to this meeting and is annexed hereto as Schedule “B” is approved and will be effective on the same date;

4. Any one of the officers and directors of the Corporation is authorized to take all such actions and execute and deliver all such documentation, including the annexed Articles of Continuance (transition), the notice of registered office and of directors in the forms fixed by the Director, with such additions, deletions or other changes as required by Industry Canada or any other federal or provincial regulator, which are necessary or desirable for the implementation of this resolution.

The undersigned, being the duly appointed Secretary of the Corporation, certifies that the above is a true and correct copy of a special resolution of The Institute of Cultural Affairs International – Institut des Affaires Culturelles International, passed at a meeting of members held on the ___10th____ day of ___February_______________, 2014____, by a majority of not less than two-
thirds of the votes cast by the members of the Corporation who voted in respect of the resolution, and the resolution is in full force and effect, unamended as of the date below.

Dated the __10th___ day of __February_______________. 2014____.

_________________________________

STACI KENTISH - Secretary
**Canada Not-for-profit Corporations Act (NFP Act)**
**FORM 4002**
**INITIAL REGISTERED OFFICE ADDRESS AND FIRST BOARD OF DIRECTORS**
(To be filed with articles of incorporation, continuance (transition), amalgamation, or continuance (import))

### 1 - Corporate name
THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL -
INSTITUT DES AFFAIRES CULURELLES INTERNATIONAL

### 2 - Complete address of the registered office (cannot be a post office box)

<table>
<thead>
<tr>
<th>Number and street name</th>
<th>City</th>
<th>Province or Territory</th>
<th>Postal code</th>
</tr>
</thead>
<tbody>
<tr>
<td>655 Queen Street East</td>
<td>Toronto</td>
<td>Ontario</td>
<td>M4M 1G4</td>
</tr>
</tbody>
</table>

### 3 - Directors of the corporation (If space available is insufficient, complete attached schedule)

<table>
<thead>
<tr>
<th>First and last name</th>
<th>Address (cannot be a post office box)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MARTIN GILBRAITH</td>
<td>Flat 7, 85 Kings Cross Road, London, UK WCIX9LS</td>
</tr>
<tr>
<td>STACI KENTISH</td>
<td>2224A Queen Street East, Toronto, ON, Canada M4E 1E9</td>
</tr>
<tr>
<td>SEVA GHANDI</td>
<td>5847 North Kenmore #4, Chicago, IL, USA 60660</td>
</tr>
<tr>
<td>SHANKAR JADHAV</td>
<td>Utkarsh, S. No. 46/6, Pawarhaug, BT Kaade Road, Mundhawa Pune, India 411036</td>
</tr>
<tr>
<td>KRISHNA SHRESTHA</td>
<td>10 Jeffrey Street, Canterbury, Australia NSW2193</td>
</tr>
</tbody>
</table>

### 4 - Declaration
I hereby certify that I am an incorporator of the new corporation, or that I am a director or an authorized officer of the corporation continuing into or amalgamating under the NFP Act.

Signature: ____________________________________________
Print name: Staci Kentish  Phone Number: (416) 686-8594

Note: A person who makes, or assists in making, a false or misleading statement is guilty of an offence and liable on summary conviction to a fine of not more than $5,000 or to imprisonment for a term of not more than six months or to both (subsection 262(2) of the NFP Act).
1 - Corporate Name
THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL -
INSTITUT DES AFFAIRES CULTURELLES INTERNATIONAL

3 - Directors of the corporation

<table>
<thead>
<tr>
<th>First and last name</th>
<th>Address (cannot be a post office box)</th>
</tr>
</thead>
</table>
| GERALD GOMANI              | 9 Weale Road  
Milton Park  
Harare, Zimbabwe           |
| ISABEL DE LA MAZA URRUTIA | Holando 1595, Depto. 501  
Providencia, Santiago  
Chile                      |
Most corporations do not need to provide an additional address. An additional address is only useful if you want Corporations Canada to send annual return reminder notices to an address that is different than the corporation's registered office address (e.g., when another person files the annual returns on behalf of the corporation).

1 - Corporate Name

2 - Corporation number, if available

3 - Additional address
   To the attention of

   Number and street name

   City
   Province or Territory
   Postal code
1 - Current name of the corporation
THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL –
INSTITUT DES AFFAIRES CULTURELLES INTERNATIONAL

2 - If a change of name is requested, indicate proposed corporate name

3 - Corporation number
4 3 7 5 1 4 — 9

4 - The province or territory in Canada where the registered office is situated
Ontario

5 - Minimum and maximum number of directors (for a fixed number, indicate the same number in both boxes)
Minimum number 3
Maximum number 23

6 - Statement of the purpose of the corporation
Please see attached Schedule "A".

7 - Restrictions on the activities that the corporation may carry on, if any
None.
8 - The classes, or regional or other groups, of members that the corporation is authorized to establish

The Corporation is authorized to establish two classes of members, namely Class A members and Class B members. Each Class A voting member is entitled to receive notice of, attend and vote at all meetings of members and each such Class A voting member shall be entitled to one (1) vote at such meetings. Each Class B non-voting member shall not be entitled to receive notice of, attend or vote at meetings of the members of the Corporation.

9 - Statement regarding the distribution of property remaining on liquidation

Any property remaining on liquidation of the Corporation, after discharge of liabilities, shall be distributed to one or more qualified donees within the meaning of subsection 248(1) of the Income Tax Act.

10 - Additional provisions, if any

Please see attached Schedule "B".

11 - Declaration

I hereby certify that I am a director or an authorized officer of the corporation continuing into the NFP Act.

Signature: __________________________

Print name: STACI KENTISH          Phone Number: (416) 686-8594

Note: A person who makes, or assists in making, a false or misleading statement is guilty of an offence and liable on summary conviction to a fine of not more than $5,000 or to imprisonment for a term of not more than six months or to both (subsection 262(2) of the NFP Act).
6) **Statement of the purpose of the corporation:**

“The object of the Corporation is to provide relief from poverty and suffering in economically challenged communities throughout the world by:

(a) educating and instructing the public on the prevention of, and curative measures for, health problems;

(b) providing or facilitating quality early childhood, elementary, and high school education and vocational training programs for needy children and youth;

(c) improving the quality of drinking water by constructing wells and water treatment, irrigation and sewage treatment systems;

(d) improving local infrastructures, including telephone and other basic communication technology, roads and transportation system, and fuel sources;

(e) establishing, operating and providing microfinance programs and services to financially disadvantaged persons and communities in order to economically enhance communities and develop entrepreneurs as a means to eradicate poverty and hunger;

(f) improving skills in forestry, agriculture and horticulture and assisting in the preservation of the environment in economically challenged communities;

(g) developing, organizing and conducting programs, seminars, conferences, resource materials and study materials for interested members of the public, member Institutes of Cultural Affairs, other non-profit organizations, United Nations agencies, as well as governments of all levels, both within Canada and abroad ("Participants") that are interested in pursuing an understanding of the need for poverty relief work in accordance with the objects herein;

(h) promoting, supporting, facilitating and coordinating dialogue between Participants concerning poverty relief work, in order to further the objects of the Corporation;

(i) carrying out research and holding educational conferences, seminars and workshops for the benefit of Participants regarding issues related to poverty relief work and distributing the results of such research to Participants; and

(j) establishing, implementing and monitoring international policies, standards and practices regarding poverty relief work to Participants.”
Form 4031 – Articles of Continuance (transition)

Schedule “B”

THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL –
INSTITUT DES AFFAIRES CULTURELLES INTERNATIONAL

10) Additional provisions, if any:

a) The corporation shall be carried on without the purpose of gain for its members, and any profits or other accretions to the corporation shall be used in furtherance of its purposes.

b) Directors shall serve without remuneration, and no director shall directly or indirectly receive any profit from his or her position as such, provided that a director may be reimbursed for reasonable expenses incurred in performing his or her duties. A director shall not be prohibited from receiving compensation for services provided to the corporation in another capacity.

c) The directors may appoint one or more directors, who shall hold office for a term expiring not later than the close of the next annual general meeting of members, but the total number of directors so appointed may not exceed one-third of the number of directors elected at the previous annual general meeting of members.
THE INSTITUTE OF CULTURAL AFFAIRS INTERNATIONAL –
INSTITUT DES AFFAIRS CULTURELLES INTERNATIONAL

(the “Corporation”)

BY-LAW NO. 1 {PRIVATE }

Pursuant to the Canada Not-for-profit Corporations Act (S.C. 2009, c.23) and the continuance of the Corporation from the Canada Corporations Act (R.S.C. 1970, c. C-32) to the Canada Not-for-profit Corporations Act, this By-law No. 1, being a by-law relating generally to the conduct of the affairs of the Corporation, replaces all by-laws of the Corporation under the Canada Corporations Act.

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SECTION 1 – GENERAL

1.01 Definitions

In this by-law and all other by-laws of the Corporation, unless the context otherwise requires:

a. "Act" means the Canada Not-for-profit Corporations Act S.C. 2009, c.23 including the Regulations made pursuant to the Act, and any statute or regulations that may be substituted, as amended from time to time;

b. "articles" means the original or restated articles of incorporation or articles of amendment, amalgamation, continuance, reorganization, arrangement or revival of the Corporation;
c. "board" means the board of directors of the Corporation and "director" means a member of the board;

d. "by-law" means this by-law and any other by-laws of the Corporation as amended and which are, from time to time, in force and effect;

e. "meeting of members" includes an annual meeting of members or a special meeting of members;

f. "ordinary resolution" means a resolution passed by a majority of not less than 50% plus 1 of the votes cast on that resolution;

g. "Regulations" means the regulations made under the Act, as amended, restated or in effect from time to time; and

h. "special resolution" means a resolution passed by a majority of not less than two-thirds (2/3) of the votes cast on that resolution.

1.02 Interpretation

In the interpretation of this by-law, words in the singular include the plural and vice-versa, words in one gender include all genders, and "person" includes an individual, body corporate, partnership, trust and unincorporated organization. Other than as specified in section 1.01 above, words and expressions defined in the Act have the same meanings when used in these by-laws.

1.03 Corporate Seal

The Corporation may have a corporate seal in the form approved from time to time by the board. If a corporate seal is approved by the board, the secretary of the Corporation shall be the custodian of the corporate seal.

1.04 Execution of Documents

Deeds, transfers, assignments, contracts, obligations and other instruments in writing requiring execution by the Corporation must be signed by any two (2) of its officers or directors, subject to the following: the board may from time to time direct the manner in which and the person or persons by whom a particular document or type of document shall be executed. Any person authorized to sign any document may affix the corporate seal (if any) to the document. Any signing officer may certify a copy of any instrument, resolution, by-law or other document of the Corporation to be a true copy thereof.

1.05 Financial Year End

The financial year end of the Corporation shall be determined by the board.
1.06 Banking Arrangements

The banking business of the Corporation shall be transacted at such bank, trust company or other firm or corporation carrying on a banking business in Canada or elsewhere as the board may designate, appoint or authorize from time to time by resolution. The banking business or any part of it shall be transacted by an officer or officers of the Corporation and/or other persons as the board may by resolution from time to time designate, direct or authorize.

1.07 Annual Financial Statements

The Corporation shall send to the members a copy of the annual financial statements and other documents referred to in subsection 172(1) (Annual Financial Statements) of the Act or a copy of a publication of the Corporation reproducing the information contained in the documents. Instead of sending the documents, the Corporation may send a summary to each member along with a notice informing the member of the procedure for obtaining a copy of the documents themselves free of charge. The Corporation is not required to send the documents or a summary to a member who, in writing, declines to receive such documents.

1.08 Borrowing Powers

The directors of the Corporation may, without authorization of the members,

a. borrow money on the credit of the Corporation;

b. issue, reissue, sell, pledge or hypothecate debt obligations of the Corporation;

c. give a guarantee on behalf of the Corporation to secure performance of an obligation of any person; and

d. mortgage, hypothecate, pledge or otherwise create a security interest in all or any property of the Corporation, owned or subsequently acquired, to secure any debt obligation of the Corporation.

SECTION 2 – MEMBERSHIP – MATTERS REQUIRING SPECIAL RESOLUTION

2.01 Membership Conditions

Subject to the articles, there shall be two classes of members in the Corporation, namely, Class A members and Class B members. The board of directors of the Corporation may, by resolution, approve the admission of the members of the Corporation. Members may also be admitted in such other manner as may be prescribed by the board by resolution. The following conditions of membership shall apply:

Class A Members

i. Class A voting membership shall be available only to individuals who have applied and
have been accepted for Class A voting membership in the Corporation.

ii. The term of membership of a Class A voting member shall be annual, subject to renewal in accordance with the policies of the Corporation.

iii. As set out in the articles, each Class A voting member is entitled to receive notice of, attend and vote at all meetings of members and each such Class A voting member shall be entitled to one (1) vote at such meetings.

Class B Members

i. Class B non-voting membership shall be available only to individuals who have applied and have been accepted for Class B non-voting membership in the Corporation.

ii. The term of membership of a Class B non-voting member shall be annual, subject to renewal in accordance with the policies of the Corporation.

iii. Subject to the Act and the articles, a Class B non-voting member shall not be entitled to receive notice of, attend or vote at meetings of the members of the Corporation.

Pursuant to subsection 197(1) (Fundamental Change) of the Act, a special resolution of the members is required to make any amendments to this section of the by-laws if those amendments affect membership rights and/or conditions described in paragraphs 197(1)(e), (h), (l) or (m).

Pursuant to subsection 197(1) (Fundamental Changes) of the Act, a special resolution of the members is required to make any amendments to this section of the by-laws if those amendments affect membership rights and/or conditions described in paragraphs 197(1)(e), (h), (l) or (m).

2.02 Notice of Members’ Meeting

Notice of the time and place of a meeting of members shall be given to each member entitled to vote at the meeting by the following means:

a. by mail, courier or personal delivery to each member entitled to vote at the meeting, during a period of 21 to 60 days before the day on which the meeting is to be held; or

b. by telephonic, electronic or other communication facility to each member entitled to vote at the meeting, during a period of 21 to 35 days before the day on which the meeting is to be held.

Pursuant to subsection 197(1) (Fundamental Changes) of the Act, a special resolution of the members is required to make any amendment to the by-laws of the Corporation to change the manner of giving notice to members entitled to vote at a meeting of members.

2.03 Absentee Voting at Members’ Meetings
2.03.1 Voting by Mailed-In or Electronic Ballot

Pursuant to section 171(1) (Absentee Voting) of the Act, a member entitled to vote at a meeting of members may vote by mailed-in ballot or by means of a telephonic, electronic or other communication facility if the Corporation has a system that:

   a. enables the votes to be gathered in a manner that permits their subsequent verification, and

   b. permits the tallied votes to be presented to the Corporation without it being possible for the Corporation to identify how each member voted.

Pursuant to subsection 197(1) (Fundamental Changes) of the Act, a special resolution of the members is required to make any amendment to the by-laws of the Corporation to change this method of voting by members not in attendance at a meeting of members.

2.03.2 Voting by Proxy

   a. Pursuant to Section 171(1) of the Act, a member entitled to vote at a meeting of members may vote by proxy by appointing in writing a proxyholder, and one or more alternate proxyholders, to attend and act at the meeting in the manner and to the extent authorized by the proxy and with the authority conferred by it subject to the requirements for proxies set out in the Act.

   b. Any notice to members of the time and place of a meeting of members shall either enclose a form of proxy or contain a reminder of the right to appoint a proxyholder.

   c. Pursuant to Section 197(1) (Fundamental Changes) of the Act, a special resolution of the members is required to make any amendment to the articles or by-laws of the Corporation to change this method of voting by members not in attendance at a meeting of members.

SECTION 3 – MEMBERSHIP DUES AND TERMINATION

3.01 Membership Dues

Members shall be notified in writing of the membership dues at any time payable by them, if any, and, if any such membership dues are not paid within one (1) calendar month of the membership renewal date the members in default shall automatically cease to be members of the Corporation.

3.02 Termination of Membership

A membership in the Corporation is terminated when:

   a. the member dies, or, in the case of a member that is a corporation, the corporation is dissolved;
b. the member resigns;

c. the member is removed from membership in accordance with section 3.03 below;

d. the member's term of membership, if any, expires;

e. the Corporation is liquidated and dissolved under the Act; or

f. the member’s membership is otherwise terminated in accordance with the articles or by-laws.

Subject to the articles, upon any termination of membership, the rights of the member automatically cease to exist.

3.03 Removal from Membership

The board shall have authority to remove any member from the Corporation for any one or more of the following grounds:

a. violating any provision of the articles, by-laws, or written policies of the Corporation;

b. carrying out any conduct which may be detrimental to the Corporation as determined by the board in its sole discretion;

c. for any other reason that the board in its sole and absolute discretion considers to be reasonable, having regard to the purpose of the Corporation.

In the event that the board determines that a member should be removed from membership in the Corporation, the chair of the board, or such other officer as may be designated by the board, shall provide twenty (20) days written notice of the proposed removal of the member from membership to the member and shall provide written reasons for the proposed removal. The member may make written submissions to the chair of the board, or such other officer as may be designated by the board, in response to the notice received within such twenty (20) day period.

If no written submission is received by the chair of the board, the chair of the board, or such other officer as may be designated by the board, may proceed to notify the member that the member is removed from membership in the Corporation. If a written submission is received in accordance with this section, the board shall consider such submissions in arriving at a final decision and shall notify the member concerning such final decision within a further 20 days from the date of receipt of the submission. The board’s decision shall be final and binding on the member, without any further right of appeal.

SECTION 4 – MEETINGS OF MEMBERS

4.01 Place of Members’ Meeting
Subject to compliance with section 159 (Place of Members' Meetings) of the Act, meetings of the members may be held at any place within Canada or elsewhere as the board may determine.

4.02 Persons Entitled to be Present

The only persons entitled to be present at a meeting of members shall be those entitled to vote at the meeting, the directors and the public accountant of the Corporation and such other persons who are entitled or required under any provision of the Act, articles or by-laws of the Corporation to be present at the meeting. Any other person may be admitted only on the invitation of the chair of the meeting or by resolution of the members.

4.03 Chair of the Meeting

In the event that the chair of the board and the vice-chair of the board are absent, the members who are present and entitled to vote at the meeting shall choose one of their number to chair the meeting.

4.04 Quorum

A quorum at any meeting of the members (unless a greater number of members are required to be present by the Act) shall be a majority of the members entitled to vote at the meeting. If a quorum is present at the opening of a meeting of members, the members present may proceed with the business of the meeting even if a quorum is not present throughout the meeting.

4.05 Votes to Govern

At any meeting of members every question shall, unless otherwise provided by the articles or by-laws or by the Act, be determined by a majority of the votes cast on the question. The chair of the meeting shall not exercise a vote except in the case of an equality of votes either on a show of hands or on a ballot or on the results of electronic voting.

SECTION 5 – DIRECTORS

5.01 Directors’ Powers

The directors may exercise all such powers and do all such acts or things as may be exercised or done by the Corporation that are not by the Act, articles or by-laws expressly directed or required to be done in some other manner. Subject to the Act, articles and by-laws the board shall manage or supervise the management of the activities and affairs of the Corporation.

5.02 Number of Directors

The board shall consist of the number of directors specified in the articles. If the articles provide for a minimum and maximum number of directors, the board shall be comprised of the fixed number of directors as determined from time to time by the members by ordinary resolution or, if
the ordinary resolution empowers the directors to determine the number, by resolution of the board. In the case of a soliciting corporation the minimum number of directors may not be fewer than three (3), at least two of whom are not officers or employees of the Corporation or its affiliates.

5.03 Election and Term

Subject to the articles, the members will elect the directors at each annual meeting at which an election of directors is required, and the directors shall be elected to hold office for a term expiring not later than the close of the next annual meeting of members following the election. If an election of directors is not held at the proper time, the incumbent directors shall continue in office until their successors are elected.

5.04 Removal of Directors

Subject to the Act, the members may by ordinary resolution passed at an annual or special meeting of members remove any director from office, and the vacancy created by such removal may be filled at the same meeting by the members, failing which it may be filled by the board.

5.05 Vacancy in Office of Director

The office of a director shall be automatically vacated if:

a. the director dies;

b. the director delivers a written notice of resignation to the Corporation;

c. the director ceases to be qualified for election as a director; or

d. the director is removed from office by the members in accordance with section 5.04;

5.06 Filling Vacancy in Office of Director

Subject to the Act, a quorum of the board may fill a vacancy in the board, except for a vacancy resulting from:

a. an increase in the number or minimum number of directors; or

b. a failure of the members to elect the number or minimum number of directors provided for in the articles.

Where the articles of the Corporation so provide, the directors may appoint one or more directors who shall hold office for a term expiring not later than the close of the next annual meeting of members, but the total number of directors so appointed may not exceed one-third (1/3) the number of directors elected at the last annual meeting of members.
SECTION 6 – MEETINGS OF DIRECTORS

6.01 Calling of Meetings

Meetings of the board may be called by the chair of the board, the vice-chair of the board or any two (2) directors at any time.

6.02 Notice of Meeting

Notice of the time and place for the holding of a meeting of the board shall be given in the manner provided in Section 9.01 (Method of Giving Notices) of this by-law to every director of the Corporation not less than forty-eight (48) hours before the time when the meeting is to be held, if delivered or sent other than by mail. Notice by mail shall be sent at least fourteen (14) days prior to the meeting. Notice of a meeting shall not be necessary if all of the directors are present, and none objects to the holding of the meeting, or if those absent have waived notice of or have otherwise signified their consent to the holding of such meeting. Notice of an adjourned meeting is not required if the time and place of the adjourned meeting is announced at the original meeting. Unless the by-law otherwise provides, no notice of meeting need specify the purpose or the business to be transacted at the meeting except that a notice of meeting of directors shall specify any matter referred to in subsection 138(2) (Limits on Authority) of the Act that is to be dealt with at the meeting.

6.03 Regular Meetings

The board may appoint a day or days in any month or months for regular meetings of the board at a place and hour to be named. A copy of any resolution of the board fixing the place and time of such regular meetings of the board shall be sent to each director forthwith after being passed, but no other notice shall be required for any such regular meeting except if subsection 136(3) (Notice of Meeting) of the Act requires the purpose thereof or the business to be transacted to be specified in the notice.

6.04 Quorum

A majority of directors in office, from time to time, but no less than two (2) directors, shall constitute a quorum for meetings of the board.

6.05 Votes to Govern

At all meetings of the board, every question shall be decided by a majority of the votes cast on the question. The chair of the meeting shall not exercise a vote except in the case of an equality of votes either on a show of hands or on a ballot or on the results of electronic voting.
SECTION 7 – OFFICERS

7.01 Appointment

The board may designate the offices of the Corporation, appoint officers on an annual or more frequent basis, specify their duties and, subject to the Act, delegate to such officers the power to manage the affairs of the Corporation. A director may be appointed to any office of the Corporation. An officer may, but need not be, a director unless these by-laws otherwise provide. Two or more offices may be held by the same person.

7.02 Description of Offices

Unless otherwise specified by the board (which may, subject to the Act modify, restrict or supplement such duties and powers), the offices of the Corporation, if designated and if officers are appointed, shall have the following duties and powers associated with their positions:

a. Chair of the Board – The chair of the board, if one is to be appointed, shall be a director. The chair of the board, if any, shall, when present, preside at all meetings of the board and of the members. The chair shall have such other duties and powers as the board may specify.

b. Vice-Chair of the Board – The vice-chair of the board, if one is to be appointed, shall be a director. If the chair of the board is absent or is unable or refuses to act, the vice-chair of the board, if any, shall, when present, preside at all meetings of the board and of the members. The vice-chair shall have such other duties and powers as the board may specify.

c. President – If appointed, the president shall be the chief executive officer of the Corporation and shall be responsible for implementing the strategic plans and policies of the Corporation. The president shall, subject to the authority of the board, have general supervision of the affairs of the Corporation.

d. Secretary – If appointed, the secretary shall attend and be the secretary of all meetings of the board, members and committees of the board. The secretary shall enter or cause to be entered in the Corporation's minute book, minutes of all proceedings at such meetings; the secretary shall give, or cause to be given, as and when instructed, notices to members, directors, the public accountant and members of committees; the secretary, or such other officer or employee as designated by the secretary, shall be the custodian of all books, papers, records, documents and other instruments belonging to the Corporation.

e. Treasurer – If appointed, the treasurer shall keep, or cause to be kept, proper accounting records as required by the Act. The treasurer shall deposit, or cause to be deposited, all monies received by the Corporation in the Corporation’s bank account; the treasurer shall, under the direction of the board, supervise the safekeeping of securities and the disbursement of the funds of the Corporation; the treasurer shall render to the board, whenever required, an account of all his or her transactions as treasurer and of the
financial position of the Corporation; and the treasurer shall perform such other duties as
yay from time to time be prescribed by the board.

The powers and duties of all other officers of the Corporation shall be such as the terms of their
engagement call for or the board or president requires of them. The board may from time to time
and subject to the Act, vary, add to or limit the powers and duties of any officer. In the event
that any of the officers above are not appointed, to the extent that such officers have any
responsibilities pursuant to any other provisions of this by-law, the board may assign those
responsibilities to another officer or employee of the Corporation.

7.03 Vacancy in Office

In the absence of a written agreement to the contrary, the board may remove, whether for cause
or without cause, any officer of the Corporation. Unless so removed, an officer shall hold office
until the earlier of:

a. the officer's successor being appointed;

b. the officer's resignation;

c. such officer ceasing to be a director (if a necessary qualification of appointment); or

d. such officer's death.

If the office of any officer of the Corporation shall be or become vacant, the directors may, by
resolution, appoint a person to fill such vacancy.

SECTION 8 – COMMITTEES

8.01 Committees

The board may from time to time establish any committee or other advisory body, as it deems
necessary or appropriate for such purposes and, subject to the Act, with such powers as the board
shall see fit, or terminate any committee or other advisory body, as it deems necessary or
appropriate. The size, composition, structure and election process for members of any such
committee shall be established by the board. Any such committee shall operate within the rules
and directions as the board may from time to time make. Any committee member may be
removed by resolution of the board.

SECTION 9 – NOTICES

9.01 Method of Giving Notices

Any notice (which term includes any communication or document), other than notice of a
meeting of members, to be given (which term includes sent, delivered or served) pursuant to the
Act, the articles, the by-laws or otherwise to a member, director, officer or member of a
committee of the board or to the public accountant shall be sufficiently given:
a. if delivered personally to the person to whom it is to be given or if delivered to such person’s address as shown in the records of the Corporation or, in the case of notice to a director, if delivered to the director’s latest address as shown in the records of the Corporation or in the last notice that was sent by the Corporation in accordance with section 128 (Notice of directors) or 134 (Notice of change of directors) and received by the Director appointed by the federal Minister of Industry under the Act to administer the Act;

b. if mailed by prepaid ordinary or air mail to such person at such person's recorded address, or in the case of notice to a director to the latest address as shown in the records of the Corporation or in the last notice that was sent by the Corporation in accordance with section 128 (Notice of directors) or 134 (Notice of change of directors) and received by the Director appointed by the federal Minister of Industry under the Act to administer the Act;

c. if sent to such person by telephonic, electronic or other communication facility at such person's recorded address for that purpose; or

d. if provided in the form of an electronic document in accordance with Part 17 of the Act.

A notice so delivered shall be deemed to have been given when it is delivered personally or to the recorded address as aforesaid; a notice so mailed shall be deemed to have been given when deposited in a post office or public letter box; and a notice so sent by any means of transmitted or recorded communication shall be deemed to have been given when dispatched or delivered to the appropriate communication company or agency or its representative for dispatch. The secretary may change or cause to be changed the recorded address of any member, director, officer, public accountant or member of a committee of the board in accordance with any information believed by the secretary to be reliable. The declaration by the secretary that notice has been given pursuant to this by-law shall be sufficient and conclusive evidence of the giving of such notice. The signature of any director or officer of the Corporation to any notice or other document to be given by the Corporation may be written, stamped, type-written or printed or partly written, stamped, type-written or printed.

9.02 Invalidity of any provisions of this by-law

The invalidity or unenforceability of any provision of this by-law shall not affect the validity or enforceability of the remaining provisions of this by-law.

9.03 Omissions and Errors

The accidental omission to give any notice to any member, director, officer, member of a committee of the board or public accountant, or the non-receipt of any notice by any such person where the Corporation has provided notice in accordance with the by-law or any error in any notice not affecting its substance shall not invalidate any action taken at any meeting to which the notice pertained or otherwise founded on such notice.
SECTION 10 – ELECTRONIC MEETINGS

10.01 Participation by Electronic Means

If the Corporation chooses to make available a telephonic, electronic or other communication facility that permits all participants to communicate adequately with each other during a member or director meeting, any person entitled to attend such meeting may participate in the meeting by means of such telephonic, electronic or other communication facility in the manner provided by the Act.

A person participating in a meeting by such means is deemed to be present at the meeting. Notwithstanding any other provision of this by-law, any person participating in a meeting pursuant to this section who is entitled to vote at that meeting may vote, in accordance with the Act, by means of any telephonic, electronic or other communication facility that the Corporation has made available for that purpose.

10.02 Meeting Held Entirely by Electronic Means

If the directors or members of the Corporation call a meeting pursuant to the Act, those directors or members, as the case may be, may determine that the meeting shall be held, in accordance with the Act and the Regulations, entirely by means of a telephonic, electronic or other communication facility that permits all participants to communicate adequately with each other during the meeting.

SECTION 11 – INDEMNITIES TO DIRECTORS AND OTHERS

11.01 Indemnification

Subject to the Act, the Corporation shall indemnify a director or officer, a former director or officer, or a person who acts or acted at the Corporation’s request as a director or an officer or in a similar capacity of another entity, against all costs, charges and expenses, including an amount paid to settle an action or satisfy a judgment, reasonably incurred by the individual in respect of any civil, criminal, administrative, investigative or other proceeding in which the individual is involved because of that association with the Corporation or other entity, if such individual (a) acted honestly and in good faith with a view to the best interests of the Corporation or, as the case may be, to the best interests of the other entity for which the individual acted as director or officer or in a similar capacity at the Corporation’s request; and (b) in the case of a criminal or administrative action or proceeding that is enforced by a monetary penalty, had reasonable grounds for believing that such conduct was lawful. The Corporation shall also indemnify such person in such other circumstances as the Act or law permits or requires. Nothing in this by-law shall limit the right of any person entitled to indemnity to claim indemnity apart from the provisions of this by-law.
SECTION 12 – DISPUTE RESOLUTION

12.01 Dispute Resolution Mechanism

If a dispute or controversy among members, directors, officers or committee members of the Corporation arising out of or related to the articles or by-laws, or out of any aspect of the activities or affairs of the Corporation is not resolved in private meetings between the parties, then such dispute or controversy shall be settled by a process of dispute resolution as follows to the exclusion of such persons instituting a lawsuit or legal action:

a. the dispute shall be settled by arbitration before a single arbitrator, in accordance with the Arbitration Act, 1991 (Ontario) or as otherwise agreed upon by the parties to the dispute. All proceedings relating to arbitration shall be kept confidential, and there shall be no disclosure of any kind. The decision of the arbitrator shall be final and binding and shall not be subject to appeal on a question of fact, law or mixed fact and law; and

1. all costs of the arbitrator shall be borne by such parties as may be determined by the arbitrator.

SECTION 13 – BY-LAWS AND AMENDMENTS

13.01 By-laws and Amendments

The board may not make, amend or repeal any by-laws that regulate the activities or affairs of the Corporation without having the by-law, amendment or repeal confirmed by the members by ordinary resolution. The by-law, amendment or repeal is only effective on the confirmation of the members and in the form in which it was confirmed.

This section does not apply to a by-law that requires a special resolution of the members according to subsection 197(1) (Fundamental Changes) of the Act.

SECTION 14 – EFFECTIVE DATE

14.01 Effective Date

This By-law shall come into force on the date that the Corporation continues under the Canada Not-for-profit Corporations Act.
CERTIFIED to be By-Law No. 1 of the Corporation, passed by the Board of the Corporation by resolution on the __10th__ day of __January___________, 2014__, and confirmed by the members of the Corporation by special resolution on the __10th__ day of __February___________, 2014__, and to be effective on the date that the Corporation continues under the Canada Not-for-profit Corporations Act.

DATED as of the 20th day of February, 2014.

MARTIN GILBRAITH – Director
STACY KENTISH – Director

This By-Law No. 1 came into force on ______________________________, the date of continuance as reflected on the Certificate of Continuance issued by Industry Canada under the Canada Not-for-profit Corporations Act.