

**BYLAWS
AMERICAN WINE SOCIETY
(Revised September, 2015)**

ARTICLE I

NAME OF CORPORATION

Section 1. The name of the corporation is **AMERICAN WINE SOCIETY**, hereinafter, for the purposes of brevity, "Society." The Society was founded in October 1967 in Hammondsport, New York, and was incorporated November 13, 1973, in the State of Michigan as a non-profit corporation.

**ARTICLE II
PURPOSE**

Section 1. The purposes of the Society are to promote the appreciation of wine, especially American wine, to foster the knowledge of oenology, to promote the responsible use of wine, and to educate wine tasters, winemakers, wine-grape growers, and the wine-consuming public.

**ARTICLE III
MEMBERSHIP**

Section 1. Eligibility. The Membership in this Society shall be open to all adult persons, twenty-one years of age or older, who are genuinely interested in the purposes of the Society. The use of the masculine term shall include the feminine. Membership shall be divided into the following classes:

- A. *Individual Membership:* entitled to one vote.
- B. *Household Membership:* two people at the same address, each person entitled to one vote.
- C. *Professional Membership:* one or two people at the same address, each person entitled to one vote.
- D. *Life Membership:* One or two people at the same address, each person entitled to one vote.
- E. *Student Membership:* One or two people at the same address, each person entitled to one vote.

Annual membership dues shall be set by the Board of Directors, and are payable by 1 January each year. Members who have not paid by the last day of February shall be dropped from the membership and from the mailing list. Membership shall be reinstated upon payment of annual dues. Student Membership shall be for full-time students only who are older than 21 years of age. Eligibility for Student Membership shall not exceed 3 years.

Section 2. Resignation or Removal. Any member may resign by submitting a written resignation. Except as otherwise required by law, any member may be removed from membership by a majority vote of the members cast at any annual meeting or at any special meeting of the members called for that purpose or by majority vote of the Board of Directors at any regular or special meeting, for conduct deemed prejudicial to the Society.

Section 3. Voting Rights. Each membership shall be entitled to vote, in accordance with the provisions of Section 1, on each matter submitted to a vote of the members.

ARTICLE IV OFFICERS

Section 1. Designation. The principal officers of the Society shall be the President, Vice President, Secretary, Treasurer and the Executive Director. No two offices may be held by the same person.

Section 2. Election of Officers. The person formerly holding the office of Vice President shall become the President. The Vice President cannot be from the same state or province as the President with whom he shall serve. The term of office of these officers shall begin January 1 and terminate December 31 of the following calendar year. A President shall be ineligible to be elected Vice President or Director for a period of three years following the conclusion of his term of office. The Vice President shall be elected every two years by mail ballot. The Secretary shall be elected every three years by mail ballot. The Treasurer shall be elected every three years by mail ballot. Three Directors shall be elected every three years by mail ballot for a three year term.

Section 3. President. The President shall be the chief executive officer of the Society. He shall preside at all meetings of the membership and of the Board of Directors. He shall have all the general powers and duties which are usually vested in the office of president to a Society, including the power to appoint committees from time to time as in his discretion he may deem appropriate to assist in the conduct of the affairs of the Society.

Section 4. Vice President. The Vice President shall assist the President. He shall have such powers as the Board of Directors or President shall from time to time determine. In the absence or disability of the President, the Vice President shall perform the duties and exercise the powers of the President.

Section 5. Secretary. The Secretary shall perform such duties as the Board of Directors or President from time to time determine. In the absence or disability of the President or of the Vice President, the Secretary shall perform the duties and exercise the powers of the Vice President, or the President, as the case may be. He shall keep the minutes of all meetings of the Board of Directors, of the membership, and of the Executive Committee. He shall have custody of the seal of the Society, and of such other books and records of the Society as the Board of Directors may provide. He shall perform the duties and functions customarily performed by the secretary of a Society together with such other duties as the Board of Directors or President may prescribe.

Section 6. Treasurer. The Treasurer shall have custody of all funds and securities, and shall keep full and accurate account of all receipts and disbursements in books belonging to the Society and shall deposit all monies and other valuable effects in the name of and to the credit of the Society in such depositories as may be designated by the Board of Directors. He or the Executive Director shall disburse the funds of the Society as may be ordered by the Board of Directors, taking proper vouchers for such disbursements and shall render an account of all his transactions as Treasurer and of the financial condition of the Society in accordance with *Article X, Section 3, Auditing and Reports*.

Section 7. Executive Director. The Executive Director shall be appointed by, and serve at the pleasure of, the Board of Directors as a non-voting member of the Board of Directors. Subject to the direction of the President and Board of Directors, the Executive Director shall be in charge of the day-to-day activities of the Society and shall be in charge of the principal office of the Society. Under the direction of the President and the Board of Directors the Executive Director shall coordinate and administer the various activities from time to time undertaken by the Society and shall assist in the holding of the annual meeting of the Society and provide administrative support thereof. The Executive Director shall act as a resource for the Regional Vice Presidents and the National Committee Chairmen. He shall also perform such other duties as the Board of Directors shall from time to time determine.

Section 8. Regional Vice Presidents. A Regional Vice President shall be appointed by the President with concurrence of the Board. The term of office of the Regional Vice President shall commence on the first day of January and end on the thirty-first day of December of the following year. Regional Vice Presidents should serve no more than two two-year terms. The Regional Vice Presidents shall make semiannual reports to the Board of Directors as shall be prescribed by the Board of Directors.

Section 9. Directors. There shall be three Directors. The purpose of establishing the Directors is to provide greater geographical representation from the membership and provide specific skill sets to aid in managing the needs of a growing and diverse society. The titles for the Directors initially will be:

- Director of Education
- Director of Competitions
- Director of Member Service

The duties and titles of the Directors will be determined and may be changed by the Board of Directors based on the needs of the Society from time to time.

Section 10. National Committee Chairpersons, Technical Advisors, General Counsel and Historian. National Committee Chairpersons, Technical Advisors, the General Counsel, and the Society Historian shall be appointed by, and may be removed by, the President, subject to approval by the Board. These individuals shall serve on the Executive Advisory Committee and shall attend such meetings of the Board of Directors or mail reports as the President shall direct.

Section 11. Publisher, Editor, Editorial Staff and Technical Advisors of the Society Publications. The Publisher and the Editor of the Society's publications shall be appointed by, and may be removed by, the President subject to approval by the Board. The Publisher shall be responsible for arranging for the printing of the Society's publications. The Editor shall be responsible for the contents of all society publications delegated to him by the Board, and shall be responsible for setting the editorial policy of such publications subject to oversight by the Board. The Editor may enter into a contractual arrangement with the Society for his services. Regular publications should be produced at least quarterly. An Editorial Staff with professional competence in fields of interest to the Society may be appointed by the president after consultation with the Editor and subject to approval by the Board.

Section 12. Terms of Office. The term of office of committee persons shall be coextensive with that of the President.

ARTICLE V BOARD OF DIRECTORS

Section 1. Number and Qualifications. The affairs of the Society shall be governed by a Board of Directors composed of eight persons except that the number of members of the board may be increased or decreased at any annual meeting of the members of the Society, but there shall never be fewer than five persons. All Board positions except the Executive Director shall be elected from among the membership of the Society. The Board of Directors shall be composed of the President, Vice President, Secretary, Treasurer, Executive Director and the Directors. As much as possible, all members of the Board of Directors should be from different states or provinces with no more than two directors being from the same state or province.

Section 2. Governing Powers. The Board of Directors shall have the powers and duties necessary or appropriate for the administration of the affairs of this Society and may do all such acts and things as are not prohibited by law or by the Articles of Incorporation or by these Bylaws directed to be exercised and done by the members. Each board member, with the exception of the Executive Director, is entitled to one vote on all issues. A tie vote will fail to pass.

Section 3. Directors. Directors shall be elected for three-year terms. A Director may succeed himself, and may run for other elected office which begins after his term expires.

Section 4. Vacancies. Vacancies on the Board of Directors shall be filled by the appointment of an active member of the Society by the President, subject to confirmation by the general membership during the next annual election. If confirmation is not forthcoming, a special election will be held to fill the vacancy on the board.

Section 5. Removal of Directors. At any annual or special meeting of the membership duly called, any one or more of the directors, including elected officers may be removed with cause by a vote of the majority of the entire membership in attendance. Alternatively, at any regular or special meeting of the Board of Directors, any one director, including an elected officer, may be removed with cause by a vote of 75% of the entire Board subject to EAB approval. A successor may then and there be elected to fill the vacancy thus created. Any director whose removal has been proposed by the members or Board shall be given an opportunity to be heard at this meeting.

Section 6. Compensation. No compensation shall be paid to the directors for their services with the exception of the Executive Director who shall be compensated in the sum as the Board of Directors may determine from time to time, or pursuant to a contractual arrangement. Directors may be reimbursed for actual expenses incurred by them in the performance of their duties.

Section 7. Regular Meeting. Regular meetings of the Board of Directors may be held at such time and place as shall be determined, from time to time, by a majority of the directors, but at least three such meetings shall be held between the annual meetings of the membership of the Society. Such meetings shall be held in accordance with the schedule submitted by the President and approved by the Board of Directors which schedule or amended schedule shall be communicated to each director at least fifteen (15) days prior to the day named for such meeting.

Section 8. Special Meetings. Special meetings of the Board of Directors may be called by the President on eight (8) days notice to each director, communicated personally utilizing whatever technology is available to all the directors at the time of such meetings, which notice shall state the time, place and purpose of the meetings. Special meetings of the Board of Directors shall be called by the President or Secretary in like manner and on like notice on the written request of at least three directors.

Section 9. Waiver of Notice. Before or at any meeting of the Board of Directors, any director may, in writing, waive notice of such meeting. Attendance at any meeting of the Board shall be a waiver of notice by that director of the time, place and purpose thereof. To the extent permitted by law, any written consent to such action is signed by all the directors and filed with the minutes of the Board.

Section 10. Quorum. At all meetings of the Board of Directors, a two-thirds majority of the directors shall constitute a quorum for the transaction of business, and the acts of the majority of the directors present at a meeting at which a quorum is present shall be the acts of the Board of Directors, except where a larger number is required by law, the Articles of Incorporation, or these Bylaws. The President shall have the power to break tie votes.

Section 11. Conference Telephone Meetings. Meetings of the Board of Directors may be held by conference telephone call among members of the Board or with some members of the Board assembled in one location and other members attending by conference telephone.

Section 12. Committees. Standing committees shall be appointed by the President subject to approval by the Board. Their duties shall vary with the current needs of the Society. Committee Chairmen shall be reimbursed to the extent budgeted by the Board for the expenses for mailing, telephone calls, etc., incurred in carrying out the responsibilities of their committees upon presentation of itemized bills to the Treasurer or Executive Director.

ARTICLE VI
MEETINGS of MEMBERS AND ELECTIONS

Section 1. Place of Meetings. Meetings of the membership shall be held at suitable places as may be designated by the Board of Directors.

Section 2. Annual Meetings. The annual meeting of the members of the Society shall be held during the annual conference of the Society each year, during the month of November or whenever is deemed appropriate by the Board of Directors.

Section 3. Special Meetings. Special meetings may be called by the President or shall be called by him as directed by a resolution adopted by the Board of Directors, or upon written request signed by at least 10% of the members. The notice of any special meeting shall state the time and the place of such meeting and the purposes thereof. No business shall be transacted at a special meeting except as stated in the notice unless by consent of four-fifths of the members present.

Section 4. Notice of Meetings. It shall be the duty of the Executive Director to mail a notice of each special meeting, stating the purpose of the special meeting as well as the time and place where it is to be held, to each member of record, at his address as it appears on the membership book of the Society no less than ten but not more than sixty days prior to such meeting. The mailing of a notice in the manner provided in this Section shall be considered notice served. Notice of annual meeting shall be considered notice served. Notice of annual meeting shall be contained in conference registration information mailed to all members.

Section 5. Quorum. Except as otherwise provided by statute, the Articles of Incorporation, of these Bylaws, the presence, at any meeting, of the members in person, of a majority of the members registered as in attendance and entitled to vote shall constitute a quorum.

Section 6. Adjourned Meetings. If any meeting of the membership cannot be organized because a quorum is not present, the members who are present may, except as otherwise provided by law, adjourn the meeting to another time which seems appropriate.

Section 7. Voting. At every meeting of the membership, each membership present shall have the right to vote in accordance with the provisions of Article III, Section 1 on each question. The vote of the majority of those present shall decide any question brought before such meeting, unless the question is one for which, by law, the Articles of Incorporation or these Bylaws, a different vote is required, in which case such express provision shall govern and control.

Section 8. Nominations for Office. A Nominations Committee which shall be appointed by the President and approved by the Board shall be composed of representatives from different states or provinces. Individual members may nominate one candidate for each elective office by submitting a letter to the President endorsed by twenty other members. Upon receipt of such nomination, the President shall send the proposed nominee a copy of the current Position Description for the office nominated. The proposed nominee shall reply in writing indicating understanding and acceptance of the duties of the office and verification that he meets the required qualifications listed in the Position Description. Upon receipt of such reply as described, the nominee shall be listed on the ballot.

Section 9. Voting by Mail. A secret mail vote conducted pursuant to Parliamentary Authority (see Section 7, Article X) shall be taken of the membership for the election of officers and directors and for all proposed amendments of these Bylaws. The President shall annually appoint a committee of vote tellers who shall be responsible for the issuing, counting and certifying the results of a mail ballot of the membership. Mail ballots shall be sent to each member annually

at least 90 days prior to the annual business meeting. Use of the term "mail ballot" in these Bylaws shall include the ability to use surface mail and other communication technologies available.

The Executive Director shall certify a list of the membership corrected to the date of issue of the ballots. Enclosed with the ballots shall be a brief factual statement of each nominee's service and qualifications (prepared by or at the direction of the nominee) with each nominee accorded equal opportunity and space in this respect. In the event of a tie vote for any office, an additional mail ballot listing the names of those who were tied will be sent to all members.

ARTICLE VII EXECUTIVE ADVISORY BOARD

Section 1. Designation. There shall be an Executive advisory Board composed of the Board of Directors immediate past President, Regional Vice Presidents, Publications Editor, Editorial Staff, Technical Advisors, General Counsel, Historian, and Committee Chairmen, designated by the President to assist the Board and Officers of the Society in the management of the Society affairs. It shall act as a conference of senior advisors to the Society.

Section 2. Powers. The Executive Advisory Board shall annually select the Award of Merit and Outstanding Member recipients and have such other powers as shall be delegated to it by the Board of Directors.

Section 3. Meetings. Meetings of the Executive Advisory Board may be held at such time and place as from time to time determined by the President. Meetings may be conducted in person and/or by telephone. The Secretary of the Society shall act as the secretary of the Executive Advisory Board and shall maintain appropriate minutes of its proceedings.

Section 4. Quorum. The presence at a meeting of at least one-third of the entire Executive Advisory Board shall be necessary to constitute a quorum for the transaction of business, and the act of the majority of the members present at such meetings at which a quorum is present shall be the act of the Executive Advisory Board.

ARTICLE VIII CHAPTERS

Section 1. Organization. Chapters may be formed by any member of the Society subject to the approval of the Board of Directors. Except as governed by these Bylaws and the requirements of the applicable income tax and other statutes and regulations, local activities are not dictated by the national organization and are self-supporting. The national office assists in organizing chapters and in publicizing local events. Each Chapter shall have a Chapter Chairman listed in the Society Directory.

Section 2. Membership. National membership is a prerequisite for chapter membership. Members may belong to more than one chapter.

Section 3. Guests. A member may bring one or more guests to any Chapter or Regional Meeting. No individual shall be a guest of the Society on more than three occasions.

Section 4. Chapter Chairman. Each Chapter shall have a Chairman, initially selected by the members at the organizational meeting, and thereafter elected annually, if possible, by the members of the Chapter. The Board may remove any Chapter Chairman, whenever, in its judgement the interests of the Society will be served thereby. The office of the Chapter Chairman may be filled by an individual or a couple acting jointly. Chapter Chairman may succeed themselves. If desired, subordinate officers may be elected by the Chapter members (secretary, treasurer, etc.). The Chairman shall have charge of all Chapter activities, recruit members, appoint Chapter committees as needed and encourage reporting of Chapter activities to the National Office for potential national publication. Chapter activities shall

be self-supporting, the cost being prorated among those attending. No monies shall be sent by the National Office to subsidize local activities.

Section 5. Qualifications. In order to be considered a Chapter of the American Wine Society, the Chapter must meet the following minimum requirements. Any chapter not meeting these requirements may be deactivated by majority vote of the Board of Directors.

- a) The activities of each Chapter will be in furtherance of the purposes for which the American Wine Society is formed and exists.
- b) The Chapter shall have a minimum of eight (8) members according to the records of the National Office.
- c) The Chapter shall be actively conducting events for its members
- d) The Chapter shall have a designated Chapter Chairman or Co-Chapter Chairmen who is/are the primary communication point for the National Office
- e) The Chapter shall enforce the guest policy as described in Section 3

ARTICLE IX CORPORATE SEAL

Section 1. The Board of Directors shall provide a suitable seal containing the name of the Society, which seal shall be in the charge of the Secretary. If so directed by the Board of Directors, a duplicate of the seal may be kept and used by the Treasurer and the Executive Director.

ARTICLE X MISCELLANEOUS

Section 1. Fiscal Year. The fiscal year of the Society shall begin on the first day of January in each year, and end on the thirty-first day of December in each year.

Section 2. Books and Accounts. The books and accounts of the Society shall be kept under the direction of the treasurer of the Society.

Section 3. Auditing and Reports. At the close of each fiscal year, the books and records of the Society shall be reviewed by a financial review committee appointed by the President. The treasurer of the Society shall cause to be prepared annually a full and correct statement of the fiscal affairs of the Society, prepared in accordance with generally accepted accounting principles, which shall be submitted at the annual meeting of the members and filed with the Secretary of the Society. An audit of the books and records of the Society may be ordered by the Board as deemed necessary.

Section 4. Execution of Corporate Documents. With the prior authorization of the Board of Directors, notes and contracts shall be executed on behalf of the Society by either the President or the Vice President, Executive Director or Treasurer.

Section 5. Indemnity. To the extent permitted by law, each officer, director, or employee of the Society shall be indemnified by the Society against costs and expenses reasonably incurred by him in the connection with any action, suit or proceeding to which he may be made a party by reason of his being, or having been an officer, a director, or an employee of the Society, except in relation to matters as to which he shall be finally adjudged in such action, suit, or proceeding to have been derelict in the performance of his duty as officer, or director, or employee.

Section 6. Budgets. Each director, officer, or committee person having the responsibility for an activity of the Society requiring the expenditure of Society funds shall prepare a budget and submit the same to the Board of Directors, for the Board's review and approval by April 1 or earlier if expenditure of funds will occur prior to April 1.

Section 7. Parliamentary Authority. The rules contained in the current edition of *Roberts Rules of Order Newly Revised* shall govern the Society in all cases to which they are applicable and in which they are not inconsistent with these Bylaws and any special rules of order the Society may adopt.

Section 8. Dissolution of the Society. Upon dissolution of the Society, none of its assets shall be distributed to any officer or member of the Society but shall be disposed of only in accordance with the applicable regulations of the Internal Revenue Service and provisions of the Internal Revenue Code then in force.

ARTICLE XI AMENDMENTS

Section 1. Balloting. These Bylaws and the provision herein may be altered, amended or repealed ("changed") by a majority of those members voting in a mail ballot of the entire membership in which at least 20% of the eligible votes are cast. If less than 20% of the total active membership of the Society responds to a mail ballot, this shall be considered a technical defeat of the amendment. In the event of technical defeat the following process shall govern: (1) an amendment that was defeated by a majority of those voting shall be considered defeated; (2) an amendment that was approved by a majority of those voting, the sponsor of the proposed change to the Bylaws may bring the question to the floor at the next annual national membership meeting by providing previous written notice to the AWS Board at the Board's preceding meeting, consisting of a full text of the amendment or change, so that notice of the change may be provided to the membership prior to the annual membership meeting. At that meeting, the members present can only accept or reject the amendment. No further changes to the amendment can be made from the floor. The amendment shall be effective upon the approval by two-thirds of those attending the membership meeting..

Section 2. Review and Approval. Prior to being submitted to the membership of the Society for mail ballot, a proposed change to these Bylaws must first be submitted to, reviewed and approved by a majority vote of the Board of Directors. Failing approval by the Board of Directors, the sponsor of the proposed Bylaw change shall have it placed on the next annual mail ballot upon presentation, to the Executive Director, of a petition signed by at least one hundred (100) members of the Society.