ESA FOUNDATION - BYLAWS

ARTICLE/Section

I. NAME AND LOCATION

- A. The name of this non-profit foundation shall be ESA Foundation.
- B. The ESA Foundation shall maintain a permanent mailing address: 363 West Drake Road, Ft. Collins, Colorado 80526

II. PURPOSE

The ESA Foundation shall be a non-profit/tax-exempt organization pledged to develop the philanthropic activities of volunteers, provide assistance to established programs that serve human needs, and produce new programs to improve the quality of life.

III. MEMBERSHIP

Any Foundation Member, including individuals, chapters, councils, organizations, etc., who contributes annual dues shall be considered an active member.

IV. DUES

Annual member dues shall cover the dues from January 1 through December 31. A member is considered ACTIVE for the current year and is eligible to vote at the annual election if his/her dues have been received at the Headquarters office by December 31. Late dues will be credited to the following year.

Active Foundation Members shall be entitled to vote on any question posed to the Foundation membership. Foundation Members not paying annual dues by the prescribed deadline date shall be considered an inactive member for that year.

Any Foundation Member, upon payment of the required Life Active membership fee shall be given Life Active status with no annual dues assessment. They shall be considered an active member of the Foundation with all voting privileges.

V. BOARD OF DIRECTORS

A. The number of Directors who shall constitute the Board of Directors may not exceed eleven (11). Until otherwise determined, the number of Directors shall be eight (8) and shall reside within the continental United States.

Until specified otherwise, Directors shall be elected for three (3) year terms on a staggered basis as follows: The elected Directors rotation is three (3) Directors for the given year, three (3) Directors for the next year, and two (2) Directors the third year.

There will be one (1) appointed "Overseas" Director who resides outside the Continental United States. This appointed Director shall serve on the Foundation Board and may voice opinions but does not have a vote.

A Director may not serve more than six (6) consecutive years, except for the specific purpose of changing the basis of the staggered terms for election of the Board of

Directors and/or completion of an open term when a vacancy occurs. If a person completes an open term, they will be eliqible to run for two (2) full terms.

- B. The Directors shall constitute the Executive Board and shall govern all business and affairs of the ESA Foundation.
- C. The officers of the ESA Foundation shall consist of a Chairman, Vice Chairman, Secretary, and Treasurer. Only an elected Director may serve as an officer.

The Chairman shall be the principal executive of the ESA Foundation and is empowered to represent the ESA Foundation as President when action by an officer acting as President is required, and shall serve as Chairman of the Executive Board of Directors.

The Vice Chairman is empowered to represent the ESA Foundation as Vice President when action by an officer acting as Vice President is required and shall serve as Vice Chairman of the Executive Board of Directors. The Vice Chairman shall execute the functions of the Chairman when the office of Chairman is unfilled or the Chairman is unable to serve.

VI. MEETINGS

- A. The Board of Directors shall meet upon the call of the Chairman at such time or times as the Chairman shall deem necessary to conduct the business of the ESA Foundation. When the Chairman receives a request in writing signed by any two Directors, the Chairman must forthwith call a meeting of the Executive Board.
- B. A majority of the Executive Board members shall constitute a quorum. If a quorum is present at any meeting, the Executive Board may conduct business of the ESA Foundation by a majority vote of those present.

Members of the ESA Foundation as invited by the Chairman, and any other persons by invitation of the Chairman, are entitled to attend meetings of the Board of Directors. They shall not be reimbursed for expenses except as fixed in a specific instance by the Board of Directors. Such persons shall sit without vote.

- C. Notice of all Board meetings shall be provided to Directors at least (10) days in advance of such meetings.
- D. There shall be an Annual Membership Meeting of the ESA Foundation during the month of July, unless otherwise ordered by the Board of Directors, for receiving annual reports and the transaction of other business.

Notice of the Annual Membership Meeting shall be provided to each Foundation Member at least thirty (30) days before the appointed time of the meeting.

E. The fiscal year of the ESA Foundation shall be January 1 through December 31.

VII. QUALIFICATIONS OF DIRECTORS

- A. Any candidate for Director must be an active member of the ESA Foundation.
- B. No elected ESA Foundation Director may hold an elective position on the Executive Board of the International Council of Epsilon Sigma Alpha, or be an employee of the Epsilon Sigma Alpha Membership Corporation, or hold an elective position on the Board

of Directors of the Epsilon Sigma Alpha Membership Corporation during her/his term of office on the ESA Foundation Board of Directors.

VIII. DUTIES OF OFFICERS

A. The CHAIRMAN shall have general supervision over the business and activities of the ESA Foundation and shall preside at all meetings of the Executive Board including the Annual Membership Meeting. The Chairman shall be a member, ex-officio, of all committees except the nominating committee.

The Chairman shall annually appoint committees as deemed necessary.

- B. In the absence of the Chairman, the VICE CHAIRMAN shall assume all duties of the Chairman.
- C. The SECRETARY shall keep accurate records of all ESA Foundation Board meetings with copies to be placed in the permanent records of the ESA Foundation.
- D. The TREASURER shall work with the Budget Committee to submit a proposed budget for the Board of Directors' approval annually.
- E. The ESA Foundation shall have a complete financial review performed by an outside accounting firm every year.

IX. ADVISORS, IC LIAISON, JUNIOR PAST CHAIRMEN AND STATE COUNSELORS

- A. IC LIAISON A member of the International Council of Epsilon Sigma Alpha may serve as a Liaison to the ESA Foundation Board for the International ESA Council. They may voice opinions, but shall serve without a vote.
- B. ADVISORS Past ESA Foundation Chairmen may continue to serve as Advisors to the Board of Directors providing continuity of information regarding past Board actions and Meetings and investment decisions. They may voice opinions, but shall serve without a vote.
- C. JUNIOR PAST CHAIRMAN The Junior Past Chairman, if no longer an elected member of the Board of Directors, may sit as an advisory director to the Board and voice opinions but shall serve without a vote.
- D. FOUNDATION COUNSELOR A state, regional council, or country may appoint or elect an ESA Foundation Counselor. A Counselor must be an individual active member in the ESA Foundation.

X. NOMINATIONS AND ELECTIONS

A. Nominations

- 1. "Call for Nominations" for the ESA Foundation Board of Directors shall be provided to the ESA Foundation membership no later than July 1 of each year.
- 2. Nominations shall be received no later than October 1 of each year.
- 3. The candidates' qualifications shall be provided to the membership.

B. Elections

- 1. Candidates shall be elected according to a preferential electronic voting system approved by the Board of Directors. A ballot containing the names of the nominees shall be distributed to each member of the Foundation via email before the date of the Annual Board Meeting.
- 2. When the number of candidates is the same as the number of vacancies on the ESA Foundation Board of Directors to be filled, the Chairman can declare that the candidates are elected, thus effecting the election by general consent of "acclamation."
- 3. A plurality vote of ballots cast shall elect. Cumulative voting shall not be permitted.
- 4. ESA Foundation voting members or a designated voting representative shall cast their vote during the electronic voting.
- 5. No one during the electronic voting may cast more than one individual vote, but may hold several proxies.
- 6. The incoming ESA Foundation Board of Directors shall assume duties of their office at the end of the Annual Board Meeting following the election.
- 7. In cases of a nationwide crisis, the Nominating Committee shall present candidates for office, and election shall be sent in accordance with the method determined by the ESA Foundation Board of Directors.

XI. VACANCIES

Vacancy for the office of Chairman is addressed under the Vice Chairman Section. Other vacancies on the ESA Foundation Board of Directors shall be filled, for the unexpired term, by appointment(s) from the ESA Foundation active membership by the Chairman with the approval of the Board of Directors. Any appointment made by the Board of Directors shall be for the remainder of the term of appointment only.

XII. FINANCES

- A. ESA Foundation Directors are entitled to be reimbursed for travel and lodging when conducting official ESA Foundation business.
- B. The Board of Directors may approve reimbursement as indicated for the appointed advisors.
- C. The IC Liaison attending meetings of the ESA Foundation Board of Directors shall be reimbursed for the same number of nights lodging as approved for the Board of Directors at each meeting attended, unless reimbursed by another entity.

XIII. VOTING

- A. Each Foundation Member is entitled to one (1) vote on any question posed to the Foundation membership during an election.
- B. Questions which arise may be put to a vote of the active membership with thirty (30) day notice from the Board.
- C. Any motion submitted to the Chairman of the ESA Foundation Board may be voted upon by the current means of communication. The motion shall be ratified at the next board Meeting by general consent.

XIV. PARLIAMENTARY AUTHORITY

Roberts Rules of Order, Newly Revised, shall be the parliamentary authority of the ESA Foundation on all points not covered in these Bylaws.

XV. DISSOLUTION

- A. The ESA Foundation shall use its funds only to accomplish the objectives and purposes specified in the Articles of Incorporation, and no part of such funds shall inure or be distributed to the members of the ESA Foundation.
- B. Upon Dissolution, any funds remaining shall be distributed to one or more education, scientific, or philanthropic organizations engaged in activities similar to those of the ESA Foundation. Distributions shall be selected by the members of the ESA Foundation.

XVI. AMENDMENTS

- A. Current ESA Foundation Bylaws will be maintained on the ESA Foundation website. A printed copy of the current Bylaws will be sent to ESA Foundation members upon request.
- B. Proposed Bylaw changes submitted by the membership must be provided to the ESA Foundation Parliamentarian no later than July 1.
- C. These Bylaws may be amended by two-thirds (2/3) vote of those members voting and will become effective immediately.

Amended and approved: July 2010, July 2013, July 2015, July 2018, July 2019, January 2021, September 2022

ESA FOUNDATION STANDING RULES

- I. The membership dues of the Foundation include annual member dues of \$40 or a Life Active Membership donation of \$500.
- II. When, in the opinion of the Chairman and two (2) other Directors, a Director or Committee member has failed to perform properly for a period of three (3) months, the chairman may present the question of removal of said person from the Board of Directors. It shall take two-thirds (2/3) vote to remove said Director or Committee member. If the vote is on a Director, said Director shall not vote on the question.
- III. The files of each director/chair shall be turned over to successors following the Annual Board Meeting. The Annual Board meeting is the meeting that follows the election of new Directors.
- **IV.** A set of all contracts, minutes, treasurer's reports, and audits shall be kept in a permanent file at a location as determined by the ESA Foundation Board of Directors.
- V. The Procedure and Policy Manual of the ESA Foundation shall be reviewed and/or revised each year with a full revision done every three (3) years starting with 2001.
- **VI.** An individual selected by the ESA Foundation Board shall be retained to hold Power of Attorney for the ESA Foundation.
- **VII.** There shall be a Registered Agent for the ESA Foundation.
- **VIII.** A workshop for Foundation Counselors will be held annually.
- IX. The ESA Foundation Awards and Plateaus of Achievement are presented annually.
- X. All membership and dues donations to the ESA Foundation must be in United States dollar equivalents to allow voting privileges. Rate of exchange shall be based upon the rate as of the date of the check.
- XI. Election of ESA Foundation Directors shall be based solely upon the qualifications of the candidates as published by the ESA Foundation Nominating Committee. Since candidates should be professional and qualified, they are not to participate in any form of campaigning activities.
- XII. The Chairman, with written approval of the ESA Foundation Executive Board, shall be the sole authorized agent of the ESA Foundation for implementation of the investment decisions and transactions of the Foundation. Written authorization must be provided by the Chairman to any third party to carry out the transactions of the ESA Foundation Board of Directors.
- XIII. The ESA Foundation shall have a liaison to the ESA Membership Corporation Board of Directors.
- **XIV.** Reimbursement for all travel expenses shall be approved by the Board of Directors as part of the approval of the annual budget.
- **XV.** The ESA Foundation Board of Directors shall be reimbursed for postage, printing, and miscellaneous expenses in conjunction with the ESA Foundation business.
- **XVI.** These Standing Rules may be reviewed at a Board of Directors meeting. It shall require a majority vote of the Foundation Directors. Standing Rule changes approved by the Board of

Directors will be sent to the Foundation Members for a vote, with a minimum of thirty (30) days prior notice.

XVII. A two-thirds (2/3) approval of the returned Foundation Member ballots is required to amend. The approved amendment shall become effective immediately.

Amended and approved: July 2012, July 2013, July 2015, July 2018, January 2021, September 2022