## BYLAWS*



# INTERNATIONAL GUILD of Miniature ARTISANS, LTD. 

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## BYLAWS

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## ARTICLE I BOARD OF TRUSTEES

## Section A. Election and Term

1. The Board of Trustees (hereafter referred to as the Board) shall consist of fifteen (15) members. Each Trustee shall be elected to serve for a term of three (3) years. Terms of the Trustees shall be staggered. Each year five (5) Trustees shall be elected by the membershipusing ballot procedures prior to the Annual Meeting.
2. The term of office for Trustees shall begin at the end of the Annual Meeting following their election.
3. After serving on the Board for two consecutive elected three-year terms, a Trustee shall not be eligible toserve again for a period of three years.
4. If a Trustee resigns or vacates office before the end of his/her term, The Executive Committee of the Board (hereafter referred to as the Executive Committee), actingunder simple majority rule, shall have the power to appoint an interim Trustee from the membership to fill the vacated position for the duration of the term.
4.1 In making this appointment, the Executive Committee shall consider the recommendations of the Nominating Committee. Such appointments shall be subject to the approval of the Board.
4.2 A Guild member appointed to the Board to fill a vacancy may stand for election for two full threeyear terms subsequent to completion of the term as an interim Trustee.
5. Trustees are required to attend at least four (4) of the regularly scheduled six (6) Board meetings during eachyear of their term.
5.1 The Executive Committee has the right to grant waivers if petitioned by the Trustee.
5.2 No Trustee may authorize another Trustee to vote on his/her behalf.
6. At the first organizational meeting of the Board in each fiscal year, the Board will review and adopt,by resolution, the duties of all Officers and all Standing Committees, not set forth in these Bylaws.
7. Every Trustee must either chair, or be a working member of a Standing Committee.
8. Trustees will not be required to pay dues during their term of office.
9. No individual receiving compensation for rendering services to the Guild may serve as a Trustee while receiving compensation.
10. Any Trustee who is performing the duties of Parliamentarian shall retain his/her right to enjoy the same privileges of Board membership as those enjoyed by any other Board member.

## Section B. Management of The Guild

1. All meetings of the Board may be held in person, by conference call, online meeting, email or any other method, agreed upon by the Board, in which all Board members can clearly understand all material presented andmay participate fully in the meeting.
1.1 Regular Board Meetings are those meetings regularly scheduled throughout the year.
1.2 Special Board Meetings are those meetings called between the Regular Board Meetings to address any issue the Board feels may require a dedicated meeting to decide one issue. Special Meetings donot count towards the attendance requirement of at least 4 meetings per year.
2. The Board shall have general supervision over the affairs of the Guild and may exercise such powers of the Guild to perform such lawful acts as are not directed by these Bylaws to be done by the members. The Trustees shall have full authority to effectuate the purposes of the Guild.
2.1 The Board, at its discretion, may hire a Guild Administrator to maintain an office for the administration of Guild business.
3. The Board, or its duly authorized representatives, may enter into contracts on behalf of the Guild, or may incur any indebtedness for the Guild, initiated and completed between meetings, if approved any time subsequentto such action and ratified in writing and reflected in the minutes of the Board.
3.1 They must have the approval of the President to undertake such indebtedness. This approval must be in writing.
4. Quorum-A simple majority of the current Trustees shall constitute a quorum at any meeting of the Board.

### 4.1 When a quorum is present at any meeting of the Board, the vote of the majority of the Trustees presentshall be the act of the Board.

5. Membership Status - Membership in the Guild may be terminated, suspended or withheld by a twothirds voteof the Board when in the Board's opinion the requirements of membership are not met.
5.1 Proposals to withhold or terminate membership must be brought forth by the Ethics Committee following appropriate investigation of cause to support its recommendation.
6. Conferring Artisan and Fellowship Status - Acting upon the recommendations of the Council, a majority vote at a meetingof the Board shall declare each candidate elected to be an Artisan or Fellow of the Guild.
7. Special Committees may be formed by the majority vote of the Board at a meeting.
8. Membership Lists - No list or record of members of the Guild shall be published or used for any purpose otherthan regular Guild business unless specifically permitted by the Board.

## ARTICLE II OFFICERS

## Section A. Election and Term

1. Election - At the July Board meeting, Officers of the Guild shall be elected from among theTrustees by the Trustees for a one-year term commencing with the end of the Annual Meeting. The elected Officers shall constitute the Executive Committee.
2. Officer Replacement - If an Officer resigns or otherwise vacates office before the end of his/her term of office, the Board, acting under simple majority rule, shall appoint an interim Officer from the Board to fill the vacated position for the duration of the term.
3. Offices Held - No member of the Board shall hold more than one office at any time. No member of the Board can be elected to the office of President for more than three (3) consecutive one-year terms.A member of the Board elected to the other Executive offices can be elected to serve in any office, including their current office, throughout their terms as delineated in these Bylaws.

## Section B. Duties of Officers

1. Each Officer shall insure that his/her duties are fulfilled as prescribed by these Bylaws and by the parliamentary authority adopted by the Guild, through personal effort or with assistance as required. Specific duties of each Officer not mentioned in these Bylaws may be adopted by resolution at the organizational meeting of the Board.
1.1 Changes in the committee assignment responsibilities of the Vice-Presidents can be made with theapproval of the Executive Committee.
2. The President - shall preside at all meetings of the Guild membership, the Board and the Executive Committee.
2.1 The President - or his/her designee is an ex officio member of all Standing Committees exceptNominating Committee.
2.2 The President - shall sign all documents in the name of the Guild when authorized by the Board.
2.3 The President - shall be a member of the Guild Council for Artisan and Fellow Selection and shall act as liaison between the Council and the Board.
2.4 The President - is kept aware of the activities of the Ethics Committee, serving as an ex officio member.
3. The First Vice-President - shall, in the absence or disability of the President, perform the duties of that office, including presiding over meetings of the Guild membership, the Board, and the Executive Committee.
4. The Second Vice-President - in the absence of the President and First Vice-President, shall perform such otherduties as the Board shall prescribe, including presiding over the Guild membership, the Board, and the Executive Committee.
5. The Third Vice-President - in the absence of the President, First Vice-President, and Second VicePresident, shall perform such other duties as the Board shall prescribe, including presiding over the Guild membership, the Board, and the Executive Committee.
6. The Corresponding Secretary - shall attend to such correspondence as directed by the Executive Committee orthe Board.
6.1 The Corresponding Secretary - shall ensure the notification of all meetings of the membership in accordance with the Bylaws.
6.2 The Corresponding Secretary - shall serve as a member of the Membership Committee.
6.3 The Corresponding Secretary - shall ensure that a list of the Officers, Committee Chairpersonsand Board is published in the next issue of The CUBE.
6.4 The Corresponding Secretary - shall ensure that meeting announcements are sent out for the ExecutiveCommittee and the Board meetings.
7. The Recording Secretary - shall keep minutes of the Executive Committee meetings, the Board meetings, and the Annual Meeting of the membership.
7.1 The Recording Secretary - shall distribute the minutes of meetings no later than 30 days followingthe meeting.
7.2 The Recording Secretary - is responsible for recording the attendance of Board members at Board-meetings.
8. The Treasurer - shall have general oversight of the financial affairs of the Guild and monitor the financial duties assigned to the Guild Administrator and other agents of the Guild.
8.1 The Treasurer - shall give a financial report at each regular meeting of the Board, andshall present a report at the annual meeting setting forth the full financial condition of the Guild.
8.2 The Treasurer shall arrange for an annual audit to be carried out by members of the Finance Committee or such other persons as the President may designate and the Board approve. The audit report shall be included in the Annual Report. The Board may order an audit by the Treasurer, the Finance Committee, or independent CPA at any time that it feels that same is justified.
8.3 The Treasurer - shall ensure that appropriate policies are in place and being followed for the handling of Guild funds. This will include designation, with Board approval, of those authorized to open bank accounts to receive and deposit funds in the name of the Guild and to sign checks, specifying the conditions, documentation, auditing of accounts and prior approvals that will berequired.

## ARTICLE III EXECUTIVE COMMITTEE

## Section A. Duties

1. To conduct the business matters of the Guild.
2. To report all actions taken to the Board for approval.

> 2.1 The Executive Committee is responsible for monitoring the work of the Standing and Special Committees of the Guild.
3. To act in an emergency on behalf of the entire Board in business matters.
4. To formulate policy and to recommend same to the Board for approval and adoption.
5. The Executive Committee shall meet as needed between Board Meetings.
6. The Executive Committee, with the approval of the Board, may create a Special Committee for a specific task. Upon completion of such task, the Special Committee shall automatically cease to exist.
7. The Executive Committee, acting under simple majority rule, has the authority to appoint aninterim Trustee from the membership to fill vacated Trustee positions for the duration of the term. Such appointments are subject to the approval of the Board.
8. To grant waivers for Trustee absence from Board meetings for suitable reasons.

### 8.1 As a result of excessive absenteeism on the part of a Trustee, the Executive Committee may request resignation from the Board.

9. The Executive Committee, acting under simple majority rule, has the authority to recommend the removal of any Board member who is found by them to have intentionally deceived the Board or obstructed its ability to carry out the business of IGMA. Such actions are subject to the approval of the Board.

## ARTICLE IV MEMBERSHIP

## Section A. Categories of Membership

1. General Members/Family Membership-Upon completion and submission of the membership application and payment of dues, the applicant shall be declared a General Member. A General Member shall be entitled to receiveall general correspondence and be entitled to all privileges, including voting and holding office. Family Membersare members with the same mailing address as the General Member. Family Members have a reduced dues rate.Family Members will enjoy the same benefits of the Guild as General Members, but will receive no duplicate mailings. General Members shall have the right to use the Guild logo under conditions determined by the Board.
2. Artisan Member - After one year of continuous membership, General Members (including Family members) may apply for Artisan Membership in any category by submitting the required information to the Artisan Selection Committee. Artisan and Fellow Members may apply to receive Artisan recognition in an additional category. Applicants must meet all the criteria and requirements established by the Artisan Selection Committee. Upon satisfying the application requirements and receiving formal approval by the Board, the applicant is invited to become an Artisan Member. An Artisan Member has the same rights and privileges as a General Member with the added right to display the IGMA certificate indicating Artisan Membership as long as the Artisan is a member in good standing.
3. Fellow Member - Only Artisan Members may be proposed for elevation to this category. Candidates are selected only from the roster of Artisan Members of at least two years standing. Candidates must also have been members of the Guild for two continuous years immediately prior to their application. Only Artisan Members who have met the criteria and requirements set forth by the Guild Council for Fellow Selection (approved by the Board) may be recommended to become Fellow Members. Recommendation by the Guild Council for Fellow Selection with final approval by the Board signifies elevation of the Artisan Member to the rank of Fellow. The Fellow Member has the same rights and privileges as a General Member with the added right to display the "Cube" medallion or a certificate indicating his/her status as Fellow as long as the Fellow is a member in good standing.
4. Charter Member - Founders of the Guild shall have the same rights and privileges as a General Member but shall not be required to pay dues. A Charter Member may also be recognized in the added membership categoryof General Member, Artisan Member or Fellow Member.
5. Honorary Membership (Life) - may be conferred by the Board upon an individual who is a nonmember in recognition of outstanding contribution to the advancement of miniatures as an art form. An Honorary Member has all the rights, privileges and duties of a General Member with the exception of voting, holding office and paying dues.
6. Friend of the Guild-Upon completion and submission of the membership application and payment of dues, the applicant organization, business or corporation shall be declared a Friend of the Guild. A Friend of the Guild shall be entitled to receive all general correspondence. A Friend of the Guild shall not be entitled to vote or hold office. AFriend of the Guild shall have the right to use the Guild logo under conditions determined by the Board.
7. Historical Record - For historical record, a list of all Artisan Members, Fellow Members, Honorary

Members, Charter Members and recipients of other Guild awards will be maintained in the Guild Office by the Guild Administrator. The list will include all names, whether active or inactive.

## ARTICLE V DUES

## Section A. Membership Dues

1. Annual membership dues cover a 12-month period from the date of membership application. Membership dues are not refundable.
2. The amount and method of payment of initial or annual dues shall be determined by resolution of the Board annually and shall be published in Guild correspondence and with the Membership application. Credit for annualmembership dues paid in the same membership year shall be given if a category changes.

## Section B. Dues in Arrears

1. An individual who fails to pay dues by the last day of their membership term shall be notified that they are in arrears.
1.1 If payment is not made 90 days past their membership renewal date, the member shall be placed in a nonmember status with all rights and privileges suspended. Nonpayment of dues after that point will result in the removal of the individual's name from the active membership list.
1.2 Each member shall receive a first (1st) notice of dues payable on or before their last month of membership. A second (2nd) notice shall be sent to the individual on or before the last day of their membership
1.3 All notices of dues payable shall include a statement outlining payment requirements and consequences of nonpayment.

## Section C. Membership Termination

1. Membership termination for nonpayment of dues shall result in automatic termination of membership withremoval from the active membership list.

## Section D. Reinstatement

1. An individual removed from the active membership list for nonpayment of dues may be reinstated uponpayment of the current year's dues.

## ARTICLE VI ANNUAL BUSINESS MEETING

1. A meeting of the Guild membership shall be held annually for the purpose of receiving reports of Officers and Committee Chairpersons and for any other business that may be properly brought before the meeting.
2. Written notice of the annual meeting, stating place, date and time of the meeting shall be mailed to each member in good standing not less than fourteen (14) nor more than sixty ( 60 ) days before the date of the meeting.
3. A quorum shall be thirty five (35) members in good standing. When a quorum is present at any meeting of the membership, a majority of the voting members present shall decide any questions brought before such meeting, except for those items specifically reserved for voting by ballot procedures as specified in the Constitution and Bylaws.
3.1 A roll of members in good standing shall be made available by the Membership Chairperson at any meeting of the membership where business shall be transacted. Only members in good standing are eligibleto vote. A member in good standing is one whose dues are paid in full for the current membership year.
3.2 No member entitled to vote at a meeting of the Guild membership may authorize another personor member to vote in his/her behalf.

## ARTICLE VII ELECTIONS

## Section A. Trustees

1. Trustee Nomination Procedure
(Presented in a suggested chronological sequence which can be adjusted as necessary.)
1.1 January

The Nominating Committee shall present to the Board a list of proposed candidates to be approached by the Committee and may receive the names of additional candidates from the Trustees.
1.2 February

The Nominating Committee will contact those approved by the Board in the January meeting to determine if those being considered would be willing to serve on the Board.

Election Related Article-announcing and describing the process of nomination. This is accomplishedvia The CUBE or other Guild Correspondence going to the membership. Its purpose is as follows:
a. To describe the procedures the Nominating Committee used to find qualified individuals.
b. To present to the membership the candidates selected by the Nominating Committee.
c. To encourage members to make themselves known to the Nominating Committee if they seekTrustee positions.
d. To explain and contain a call for write-in nominations stipulating a postmark of May 30as deadline for submission.

Each write-in candidate nomination must be endorsed by ten (10) members in good standing and be accompanied by a brief biographical sketch about the candidate.

### 1.3 April

The Nominating Committee presents, by mail, if necessary, its final proposed slate to the Board. The proposed slate will reflect the advice of the Board expressed at the January meeting. The slate may contain the same number of nominees as there are vacancies to be filled.

Only names reviewed by all members of the Nominating Committee are presented to the Board at the April meeting.
1.4 June

Each write-in candidate is contacted by the Nominating Committee and oriented to the nature and responsibilities of the position to determine his/her willingness to serve if elected.
2. Trustee Election Procedure
(Presented in a suggested chronological sequence which can be adjusted as necessary.)

### 2.1 June

- The final ballot designating the Nominating Committee's and the write-in nominees is sent to themembership by June 30 .
- A biographical sketch is included for each nominee.
- Voters can select no more than five (5) from the total slate of candidates.
- Voters can cast no more than one vote per candidate; that is, a voter's five (5) votes cannot be castas a block, or in part, for a single candidate.
- Voters are not required to cast all five (5) votes, but any ballot with more than five (5) votes castwill be disallowed
- The voting ends on August $15^{\text {th }}$. (postmark).
- Votes are counted by two (2) Trustees not on the Nominating Committee.
2.2 September
- Newly elected Board members and new officers are introduced to the membership at the Annual General Meeting.
- Members not attending the Annual Meeting receive notification of the election results in the Annual Report.


## Section B. Officers

1. Officer Nominating Procedure

### 1.1 May

- The Nominating Committee shall mail a form to all Board Members asking for recommendationsfor Officer positions. More than one name may be suggested for each office. In addition, each Trustee is asked to indicate in which positions he/she would be willing to serve as an Officer. The completedforms are to be returned to the Nominating Committee Chairperson not later than the last day of June.


### 1.2 July

- The Nominating Committee reviews the returned forms and creates a slate of Officers that is presentedto the Board at the July meeting. During the July meeting, Trustees may make additional nominationsfrom the floor.

2. Officer Election Procedure

### 2.1 July

- If there are no additional nominations from the floor, a motion may be made to adopt the slate of Officers presented by the Nominating Committee. If there are additional nominations from the floor for an Officer position, the election for that position shall take place by secret ballot.
$2.2 \quad$ September
- Newly elected Officers are introduced to the membership at the Annual Meeting and listed in the Annual Report to inform those members not attending the Annual Meeting. The term of office for the newly elected officers shall begin at the end of the Annual Membership Meeting.


## ARTICLE VIII COMMITTEES

## Section A. Standing Committees

1. The President, or the Executive Committee, with the approval of the Board, shall appoint, at the be ginning of their term in office, a chairperson from the membership for each of the Standing committees of the Guild. Whenever possible, the Vice-Presidents and the Trustees not serving as Officers shall serve as Committeechairpersons.
2. Chairpersons of Standing Committees may enlist any number of persons to serve on that committee necessaryto accomplish its goals.
3. At all committee meetings, simple majority rule shall decide all voting.
4. Standing Committees shall operate under a set of guidelines established by the Executive Committee andapproved by the Board, with the purpose of effectuating the goals and objectives of the Guild.
5. The President, or a designee, shall be an ex-officio member of all committees except the Nominating Committee.
6. Members of all committees, including Special, Executive and the Board, will be apprised of expectations of confidentiality appropriate to the conduct of the activities specific to their committee and be asked to sign a confidentiality statement.

## Section B. Event Committees

1. An Event is defined as any public IGMA function coordinated and carried out by a volunteer or paid Employee or consultant, hired by and under the direction of the Board.
2. The Executive Committee, with the approval of the Board, shall hire Event Directors (Guild School, Guild Show, and any others) from an application process open to both members and nonmembers. When hired they are required to become a member.
2.1 Events may also be held under the direction of a volunteer coordinator under the directionof the Board.
3. The Event Directors shall act as the Chairperson of their respective committee (Guild School, Guild Show, or any other) and may enlist any number of volunteers to serve on their committees necessary to accomplish their respective goals.
3.1. The President may also recommend people to these committees.
4. Each Event Committee shall operate under a set of guidelines established by the Executive Committee, with input from the Event Directors or coordinators (Guild School, Guild Show, or any other) and approved by theBoard, with the purpose of effectuating the goals and objectives of the Guild.
5. Besides the goals stated in the Constitution for Guild Events, the events must be financially self-

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sustaining andthe goal of the Guild Events shall be to raise operating capital where possible.
6. The President, or his/her designee, shall be a member of all Event Committees.
7. Members of all Event Committees shall be apprised of expectations of confidentiality appropriate to the conductof the activities specific to their committees. At the President's discretion, and in discussion with the Event Director, this confidentiality shall not extend to withholding any committee information from the Board.
7.1. Hired and volunteer Event Directors shall report all possible negative-effect interactions under their management to the President.
8. All Event Directors shall provide quarterly detailed financial reports and provide to the Treasurer and GuildAdministrator. All receipts to back up their expenditures should be made available upon request.
9. All Event Committee Employee and Consultant contracts shall be reviewed by the Executive Committee, re-negotiated (if necessary), approved by the Board, and signed every year by the President.
10. The Event Committees shall abide by all other Bylaws.

## Section C. Special Committees

1. Special Committees may be formed by a majority vote of the Board for the purpose of carrying out a specified task, at the completion of which it automatically ceases to exist. Chairpersons of Special Committeesmay be appointed by the President or the Executive Committee, subject to the approval of the Board.
2. A chairperson of a Special Committee need not be a member of the Guild, but must report regularly to the Executive Committee until the program of that committee is satisfied.
3. Should a Special Committee develop to the degree that it is practical to change it to a Standing Committee, this will be put forth for adoption by the membership following ballot procedures. If approved, it will be consideredan amendment to the Constitution.

## ARTICLE IX <br> THE GUILD COUNCIL FOR ARTISAN AND FELLOW SELECTION <br> ( The Guild Council)

## Section A. Membership

1. The Guild Council shall be comprised of the following ten (10) members, of which there shall be one Chairperson and nine (9) voting judges for each selection process (Artisan or Fellow):
1.1 The President of the Guild (a voting member, who may send a designee instead if he/she wishes).
1.2 The Artisan and Fellow Chairpersons (see Section B. Chairpersons, below)
1.3 Four (4) Fellows, appointed by the President of the Guild, and who have been Fellows for at least one
(1) year. The Fellow members are appointed, as needed, for a three (3) year term.
1.4 Three (3) General members or Artisan members, appointed by the President, are appointed one (1) per year for a three (3) year term.
2. No member may serve on the Guild Council for more than 9 years.
3. The Guild School Director may attend the Artisan and Fellow selection meetings in an observational, non-influential capacity.

## Section B. Chairpersons

1. The President shall appoint two Co-Chairs: one Fellow member to serve as Fellow Selection Chairperson andone person (any membership level) to serve as Artisan Selection Chairperson.
1.1 The Chairpersons will be appointed annually by the President from the Council members who haveserved at least one year.
1.2 Each Chairperson may serve up to 8 consecutive one-year terms.
2. The Fellow Selection Chairperson and the Artisan Selection Chairperson are not voting members of the Artisanor Fellow Selection processes they chair, but are the liaisons between the applicants and the committee.
2.1 The Fellow Selection Chairperson is a voting member of the Artisan Selection process; and the Artisan Selection Chairperson is a voting member of the Fellow Selection process.
2.2 To maintain the "blind" judging process, the Co-Chairs shall not judge the submissions they receive.

## Section C. Terms and Eligibility

1. After serving on the Guild Council for two consecutive three-year terms, non-Chair voting members shall notbe eligible to serve again for a period of three years.
2. If a Guild Council member resigns or vacates their seat before the end of his/her term, the President shall appoint an interim Guild Council member from the general membership to fill the vacated position for theduration of the term.
2.1 A Guild member appointed to the Guild Council to fill a vacancy shall be eligible to be appointed for two full terms subsequent to the completion of the term as an interim Guild Council member if appointed by the President.
3. No member of the Guild Council may apply for Artisan or Fellow status while they are a member of the Council.

## Section D. Duties

1. The Guild Council will act on behalf of, and with approval of, the Board.
2. The Fellow Chairperson shall annually review the list of Artisan members eligible for consideration. Artisanmembers are eligible to apply for Fellow membership two (2) years after achieving Artisan membership.
3. After reviewing the candidates' work, the Guild Council shall present, to the Board for approval, the names of candidates selected to be Fellows and Artisans, respectively. The Board shall also be notified of the names of any unsuccessful applicants in each level.
3.1 Election to Artisan or Fellow level shall be by majority vote of the Board, who shallvote separately for each individual candidate in the Fellow category, but may vote for the Artisan category as a group.
4. Each year at the annual meeting of the Guild, the Guild Council will present, to the Guild membership, all Artisans and Fellows who have been elected since the last annual meeting.
4.1 The President will present each new Fellow with a Certificate of Recognition and/or a Lucite Fellowcube, identifying him/her to others as a Fellow member of the International Guild of Miniature Artisans, Ltd.
4.2 The President will present each new Artisan with a Certificate of Recognition, identifying him/her toothers as an Artisan member of the International Guild of Miniature Artisans, Ltd.
5. It shall be the responsibility of the Co-Chairpersons of the Guild Council to keep the Artisan and Fellow rostersup to date and to keep the Membership Chairperson and the Recording Secretary informed of the addition of new Artisan and Fellow members, providing them with the dates of election.
6. The Council Co-Chairs shall announce, annually, invitations to all Guild members, in the CUBE and otherIGMA communication channels, to find members with an interest in serving on the Guild Council.
6.1 The Council Co-Chairs shall maintain a list of interested Guild members of all levels, and their areasof expertise to be used in selecting a well-rounded group to be judges in the various categories whichare applied for
7. The Guild Council shall review, to the best of its ability, the performance of all Fellows in an effort to ensurethat the high level of artistry is maintained for which a Fellow member was designated. Action of this kind taken by the Council shall be reported to and discussed with the Board of Trustees.
8. Successful and unsuccessful Artisan and Fellow applicants shall be notified in writing of their status in a timelymanner (no longer than 30 days) by the respective Chairperson.

## ARTICLE X AMENDMENTS

## Section A. Constitution

1. The IGMA Constitution may be amended, altered, repealed or rewritten upon approval of the general membershipin good standing using ballot procedures, provided due notice and explanation of the proposal is given by the Board.
2. Proposals for amendments, revisions, alterations, etc., shall be provided to the Board in writing, signedby ten (10) members in good standing at least fourteen (14) days before the next regularly scheduled or Special Board meeting.
2.1 The Board shall review, investigate the need, and evaluate the ramifications (pro and con) and general impact of proposal(s) upon the organization.
2.2 The Board shall respond to the petitioners concerning their proposal(s).
3. If, following suitable discussion between the Board and the Petitioners, it is agreed that the proposal(s) deserve(s)voting consideration by the membership, a ballot accompanied by sufficient explanation shall be created and circulated to the members in good standing for a decision.
3.1 The votes shall be returned in forty-five (45) days.
3.2 A two-thirds $(2 / 3)$ vote of all responding members in good standing is required for approval.
3.3 Votes shall be counted by two (2) Guild members in good standing who are not currently serving onthe Board.
3.4 The results shall be announced via appropriate Guild correspondence.
4. If the petitioners are not satisfied with the interaction with the Board, they may request that the petition(s) be brought before the general membership at the annual meeting or at a special meeting.
4.1 Action may be taken on the matter at that time providing that a detailed statement and comments concerning the pros and cons of the proposal(s) have been prepared and circulated to the general membership at least forty-five (45) days prior to the meeting.
4.2 Proxy ballots shall be provided for members unable to attend the meeting. These ballots shall beadded to the votes of the members present.

## Section B. Bylaws

1. The IGMA Bylaws may be amended, altered, repealed or rewritten by the Board.
2. Proposals for amendment, revision, alteration, etc., shall be provided to the Board in writing, at least fourteen (14) days before the next regularly scheduled or Special Board meeting.

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2.1 Such proposals shall be considered new business.
2.2 The Board shall review, investigate the need, and evaluate the ramifications(pro and con) and general impact of the proposal(s) upon the organization.
2.3 If, following suitable discussion, it is agreed that the proposal(s) deserve(s) voting consideration by theBoard, two options exist;

- Vote immediately based on adequate information and discussion.
- Postpone the vote until the next meeting pending gathering of more information prior to finaldiscussion.

3. Amendments to the Bylaws will be announced to the membership periodically via appropriate Guild correspondence with appropriate explanation.

## Section C. Committee Guidelines

1. The Committee Guidelines have been designed for the following reasons:

- To be an ongoing, evolving working guide to suit the needs peculiar to each specific committee.
- To allow effective accumulation and transfer of committee goals and procedures to new members of eachcommittee from year to year.
1.1 The Committee Guidelines contain excerpts from the Constitution, Bylaws, and former Standing Rules of the Guild. If the Constitution and Bylaws are amended, these changes will automatically be considered in effect and incorporated into the Guidelines and the Guidelines reissued.
> 1.2 In addition to the excerpted statements from the Constitution and Bylaws, the Committee Guidelines contain much information intended to make them helpful, working guides peculiar to the needs of each specific committee. Sample forms and procedure outlines will be maintained in this file.

2. While these guidelines may be added to and changed by the Committee as appropriate to its activities, the Board must be kept informed of the changes or intended revisions to the Committee Guidelines to avoid conflict with the Constitution or Bylaws.
3. If a committee's activities are perceived to exceed the bounds stated by the Constitution, Bylaws, or charge to thespecific committee, they are subject to review and/or correction by the Board.
3.1 It is the responsibility of the Committee Chairperson to keep the Bylaws Committee Chairpersoninformed concerning any intended changes planned for the current Committee Guidelines.
3.2 If proposed changes impinge upon the Constitution or Bylaws, such proposals must be brought before the Board by the Committee Chairperson for discussion.

## ARTICLE XI <br> LIABILITY, INDEMNIFICATION OF TRUSTEES, OFFICERS

## Section A. Limitation of Liability of Trustees and Officers

1. A Trustee of the Guild shall stand in a fiduciary relation to the corporation and shall perform his/her duties as a Trustee, including his/her duties as a member of any committee of the Board upon which he/she may serveor as an Officer of the Guild, in good faith, in a manner he/she reasonably believes to be in the best interests of the Guild, and with such care, including reasonable inquiry, skill and diligence, as a person of ordinary prudencewould use under similar circumstances. In performing his/her duties, a Trustee shall be entitled to rely in good faith on information, opinions, reports or statements, including financial statements and other financial data in each case prepared by one or more officers or employees of the Guild whom the Trustee reasonably believes to be reliable and competent in the manners presented, or attorneys, public accountants, or other persons as to matters which the Trustee reasonably believes to be within the professional or expert competence of such person, ora committee of the Board of Trustees upon which he/she does not serve, duly designated, as to matters within itsdesignated authority, which the Trustee reasonably believes to merit confidence.
2. Absent breach of fiduciary duty, lack of good faith, or self-dealing, actions taken as a Trustee or Officer for anyfailure to take any action shall be presumed to be in the best interests of the Guild.
3. A Trustee or Officer of the Guild shall not be personally liable for monetary damages for any action taken, or any failure to take any action unless the Trustee or Officer has breached or failed to perform the duties of his office and the breach or failure to perform constitutes self-dealing, willful misconduct or recklessness.
4. The provisions of this section shall not apply to the responsibility or liability of a Trustee pursuant to federal, stateor local law.

## Section B. Indemnification of Officers and Trustees

1. The corporation shall indemnify each of its Trustees, Officers and employees whether or not then in service as such (and his or her executor, administrator and heirs), against all reasonable expenses actually and necessarily incurred by him or her in connection with the defense of any litigation to which the individual may have been a part because he or she is or was a Trustee, Officer or employee of the corporation. The individual shall have no right toreimbursement, however, in relation to matters as to which he or she has been adjudged liable to the corporationfor negligence or misconduct in the performance or his or her duties, or was derelict in the performance of his orher duty as Trustee, Officer or employee by reason of willful misconduct, bad faith, gross negligence or recklessdisregard of the duties of his or her office or employment. The right to indemnity for expenses shall also apply tothe expenses of suits which are compromised or settled if the court having jurisdiction of the matter shall approvesuch settlement.
2. The foregoing right of indemnification shall be in addition to, and not exclusive of , all other rights to that whichsuch Trustee, Officer or employee be entitled.

## ARTICLE XII CONFLICT OF INTEREST

1. A Conflict of Interest policy shall be maintained and published publicly for all members to access.
2. This policy shall be adhered to by all Trustees, Employees and Committee participants.
3. Each Trustee, Employee and Committee participant shall receive a copy, agree to the policy and sign an acceptance form at the beginning of their term.
4. These documents shall be collected and kept in the Guild Administrator's files.

[^0]:    * Derived from the originally titled "Bylaws" of the International Guild of Miniature Artisans, adopted 1979, revised March 1982, amended January 1983, amended October 1986, amended October 1990, amended March 1997, amended January 2000, amended January 2001, amended March 2001, amended July 2001, amended August 2002, amended August 2003, amended May 2004, amended January 2005, amended April 2005, amended January 2008, amended August 2008, amended November 2009, amended January 2012, amended April 2017, amended August 2017, amended September 2018, amended November 2018; amended October 2019; amended July 10, 2022.

