

SENECA VALLEY JR.
FOOTBALL ASSOCIATION
OF CRANBERRY
BY-LAWS

ESTABLISHED FEBRUARY 21, 1990

REVISED AND ADOPTED JULY 9, 2018

BY-LAWS

ARTICLE I - NAME

- A.** This organization shall be known as the Seneca Valley Jr. Football Association of Cranberry (the “Association”). The Association is authorized by these By-Laws to utilize the name “Seneca Valley Jr. Football and Cheer Association” and the abbreviation “**SVJFAC**” in lieu of its full name with the same legal effect as its full name.
- B.** The Association’s name or logo may not be used by any party or used outside of Association-sponsored activities without the express, written approval of the Board of Directors.

ARTICLE II - OBJECTIVE

- A.** The objective of this Association shall be to instill in the youth of our community the ideals of good sportsmanship, honesty, loyalty, courage, and respect so that they may grow to be good and healthy men and women.
- B.** The objective shall be achieved by providing competitive and developmental football and cheerleading. The Association shall bear in mind that the attainment of exceptional athletic skills or the winning of the games is secondary to the primary goal of molding responsible and healthy men and women.
- C.** The objectives of the Association are exclusively charitable, scientific or educational within the meaning of Section 501 of the Internal Revenue Code of 1986, (the Code) as amended. The Association is specifically intended to be a Section 501 organization, is not operated as a non-private foundation described in Section 509 of the Code. Under no circumstances can these By-Laws permit the Association to be operated for the benefit of, to perform the functions of, or to carry out the purposes of other than those which allow for the maintenance of such status under section 501 of the Code. No part of the net earnings of the Association shall inure to the benefit of or be distributable to its directors, members or other private persons, except that the Association shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein. No substantial part of the activities of the Association shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Association shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office except as authorized under the Internal Revenue Code. Notwithstanding any other provisions of these By-Laws, the Association shall not carry on any other activities not permitted to be carried on either by a corporation exempt from federal income tax under Section 501 of the Code or by a corporation contribution to which are deductible under Section 170 of the Code.

ARTICLE III – MEMBERSHIP

- A. PARTICIPATION.** Participation in the programs offered by the Association shall be limited to boys and girls residing in the Seneca Valley School District. Those residing outside of Cranberry Township may incur a non-resident fee to participate in the programs. Any individual residing outside of the Seneca Valley School District may be allowed to participate in the Association only upon approval of the President, at his/her sole discretion.

B. MEMBERS. “Members” of the Association shall be the parents or legal guardians of all boys and girls registered and participating in the programs offered by this Association. Members shall retain all benefits and may attend all meetings until such time that their child does not re-register for the coming season or another child in their household does not register to participate for the coming season.

C. VOTING MEMBERS. In order to be a “Voting Member,” a Member must attend two (2) consecutive general meetings and shall be eligible to vote at the second general meeting. If a Member misses three (3) consecutive general membership meetings, he/she shall become a non-voting Member until such time as he/she attends the required (2) consecutive general membership meetings. The Recording Secretary shall keep attendance records at all meetings.

ARTICLE IV – GOVERNMENT

A. BOARD OF DIRECTORS. The overall government of the Association shall be under the direction of the Board of Directors (“Board”). The Board Members shall consist of “Elected Board Members,” “Appointed Board Members,” and a “President Emeritus/Immediate Past President” as set forth below.

1. The Board shall consist of the following elected positions referred to herein as the “Elected Board Members”:

President

Vice President

Treasurer

Recording Secretary

Communications Coordinator

Football Coordinator

Cheerleading Coordinator F

Security and Clearance Coordinator

Facilities Coordinator

Auxiliary Board Member

Concession Coordinator

2. In addition to the Elected Board Members, the Board shall consist of the following non-elected positions (“Appointed Board Members”):

Equipment Manager

Assistant Cheerleading Coordinator

Assistant Football Coordinator

Capital Improvements Chairperson

Concessions Co-Coordinator

The Cheerleading Coordinator shall nominate the Assistant Cheerleading Coordinator and the Football Coordinator shall nominate the Assistant Football Coordinator. Any Board Member may nominate an individual for the remaining Appointed Board Member positions. All

nominations must be voted upon and approved by the Board.

3. In addition to the Elected Board Members and the Appointed Board Members, the Board shall consist of a President Emeritus/Immediate Past President position. The President Emeritus/Immediate Past President position shall be held by the individual who was the immediate past president of the Association and who served as President within the two prior years. The term of the President Emeritus/Immediate Past President shall be for two years after such individual served as President of the Association. This position is advisory only and is a non-voting Board position. If no individual qualifies for this position, or if the qualified individual does not want to serve in this position, then the position shall remain vacant.
4. Each Board of Director shall have the duties and responsibilities set forth in Exhibit A attached to these By-Laws and made a part hereof. Committees not otherwise provided for in these By-Laws may be formed by the Association on a permanent or ad-hoc basis. Such committee appointments are at the discretion of the Board.
5. All Board Members shall be Members of the Association as of the November elections and shall expect to have a player or cheerleader participating in the Association the following year.

B. MEETINGS OF THE BOARD.

1. The Board of Directors shall meet privately on a monthly basis from January through December to conduct Board meetings at a time and place established by the President.
2. During the months of February through November, the Association shall hold monthly public general membership meetings at a time and in a public place announced in advance by the Board of Directors.
3. Special meetings may be called at any time by the President or upon written request of at least three (3) members of the Board of Directors.

C. QUORUM. No business may be conducted at any meeting of the Board of Directors, general or called, at which less than 6/10 of the Elected Board Members are present.

D. SIMPLE MAJORITY REQUIRED. Unless otherwise specified in these By-Laws or otherwise required by law, any action placed before the Board of Directors shall be considered duly taken, adopted, or ratified if a simple majority of votes are cast in favor of the action at a meeting at which a quorum of Board Members were present. Abstention votes do not count in the tally.

E. ACTIONS BY CONSENT. In addition to actions at Board Meetings or the general meetings, the Board may take any action by consent that it is authorized to take at any meeting of the Board. For an action by consent to be valid, the President shall provide written notice of the proposed action to the Board. The action shall be approved by written consent of a majority of the Board.

F. PARLIAMENTARY PROCEDURE AND ORDER OF BUSINESS. All meetings shall be governed by the rules of parliamentary procedures. Robert's Rules of Order shall govern questions of procedure. The order of business at all meetings of the Board of Directors shall be as follows:

1. Call to Order;
2. Roll Call/Confirmation of Quorum;
3. Election, if any;
4. Consideration of Minutes of Previous Meeting;
5. President's Report;
6. Treasurer's Report;
7. Reports of Committees;
8. Old Business;
9. New Business;
10. Good of the Order;
11. Adjournment.

G. CONFLICTS OF INTEREST. No Board Member shall vote on an issue if he/she has a conflict of interest. If a Board Member has a conflict of interest, then he/she must abstain from the vote. If the existence of a conflict of interest is in dispute, the Board shall vote as to whether a conflict exists.

H. MINUTES. The Recording Secretary shall take minutes of each general meeting and Board Meeting. The Recording Secretary shall maintain copies all minutes and the minutes shall be published on the Association's website.

I. ELECTIONS. Elections of the Elected Board Members shall be as follows:

1. Election of Elected Board Members shall take place at the November general membership meeting.
2. The Recording Secretary shall accept nominations for Board positions commencing at the conclusion of the October general meeting and ending one week prior to the November general meeting. Candidates must accept or decline their nomination at least three days prior to the election at the November general meeting. An individual may only accept one nomination of a Board position.
3. At the November general meeting, the Voting Members shall vote on the nominations. The election ballot shall list names of all candidates that have accepted nominations for Board positions. The election ballot shall only allow for a write-in candidate in the event that a Board position remains vacant at the deadline of the nomination process. New nominations from the floor of the November general meeting shall only be taken if no nominations have been accepted prior to the election.
4. The Elected Board Members shall be elected by a simple majority of votes cast in their favor by the Voting Members present at the November general meeting.
5. The terms of the newly elected Board Members shall run from the close of the December general meeting through the following December general meeting. Any Elected Board Member position left vacant after the election shall be filled through an appointment of the newly elected President and approval by the newly elected Board.

J. RESIGNATION/REMOVAL.

1. Any Board Member may resign at any time by giving notice to the Board. Such resignation shall take effect on the date of receipt unless otherwise specified by the Board.
2. All Elected or Appointed Board Members may be removed from their positions for reasonable cause by a vote of seventy-five percent (75%) of the Board. The date of removal shall be noted in the minutes of the meeting during which the action was taken, and the former Board Member shall be notified in writing of his/her discharge.
3. The President shall appoint an individual to fill any position vacated by a Board Member, whether by resignation or removal. Any such appointment must be approved by the Board.
4. Spouses and or immediate family members (i.e. -brothers, sisters) may not serve on the Board at the same time. If during the general election, spouses or immediate family members are elected to different positions, one must resign immediately, and a new election shall be held at the same meeting for the vacant position.

ARTICLE V - FINANCIAL POLICY

- A. ASSOCIATION ACCOUNTS.** All funds of the Association shall be deposited and maintained in insured depository accounts, checking or savings. All such accounts shall be maintained in the name of the Association. All revenues and expenditures are to be deposited and disbursed from a common treasury. Additional interest-bearing accounts or bank certificates of deposits may be established to hold funds for future expenditures. The President, the Vice President, the Recording Secretary, and the Treasurer shall be the sole authorized signatures for withdrawal of Association funds. The Treasurer shall have the responsibility of depositing and accounting for all Association monies. The Association may establish Rules regarding its financial policies.
- B. FISCAL YEAR.** The fiscal year of the Association shall begin January 1st and end December 31st, and may be changed, as the Board shall decide at any time.
- C. COMPENSATION.** The Board Members shall not receive compensation for their services, but may be reimbursed upon Board approval for expenditures related to the Association.

ARTICLE VI – POWERS OF THE ASSOCIATION

- A. GENERAL POWERS OF THE ASSOCIATION.** In addition to the powers enumerated in these By-Laws, the Association shall have the following general powers:
 1. The power to schedule and to conduct practices, games, competitions, or related activities for its Members, Participants and teams.
 2. The power to resolve all disputes and controversies regarding its Members, Coaches, and Participants, including the power to suspend or expel any Participant, Member, or Coach, for cause shown, from participation in the Association and its scheduled or sanctioned events.

3. The power to promulgate policies and rules governing all competitive play by the participants and teams of the Association, including the setting of equipment standards.
4. The power to conduct clinics or other instructional programs for Participants or Coaches.
5. The power to establish minimum standards of competency and experience for Coaches.
6. The power to obtain and maintain membership in any amateur youth football association, including the power to send appropriate Board Members and coaches to meetings of all such organizations.
7. The power to establish rules of conduct for its Members, Participants and Coaches.
8. The power to conduct financial activity as the Association deems reasonable and necessary to further its objectives.
9. The power to purchase any and all assets as the Association deems reasonable and necessary to further its objectives, including but not limited to uniforms, equipment, and supplies.
10. The power to enter into contracts as the Association deems reasonable and necessary to further its objectives.
11. Any and all powers that are necessary, incident to, inherent, or implied by these By-Laws or to fulfilling the Association's purposes and objectives.

B. POLICIES, RULES AND REGULATIONS. The Board shall have the power and the duty to promulgate "General Rules and Policies" governing Association's activities. The General Rules and Policies" shall be published on the Association's website and made available to all Members.

C. LIMITATIONS ON SELF DEALING. The Association shall not enter into any contract or financial transaction, or series of contracts or transactions, with any Board Member, immediate family member of any Board Member, or any company or entity at which a Board Member is employed or has an ownership interest (excluding publicly traded companies), where the contract or financial transaction, or series of contracts or transactions, has an aggregate annual value of greater than \$500.

ARTICLE VII - DISCIPLINE

A. DISCIPLINE. The Association is committed to an environment in which all people are treated with respect and dignity. Each individual has a right to an environment that is free from sexual harassment, intimidation, and the threat of physical or psychological abuse. Therefore, the Association expects that all individuals conduct themselves in a courteous, professional manner and all relationships within the association be free from harassment. Persons accused of violating this standard shall be given an opportunity to be reviewed by the Board. People found to be in violation of this standard shall be disciplined, which may include expulsion or prohibition from participating in Association activities indefinitely. The Board shall establish disciplinary Rules with respect to this policy.

ARTICLE VIII – GENERAL PROVISIONS

- A. DISTRIBUTION OF ASSETS UPON DISSOLUTION OF THE ASSOCIATION.** In the event that the Association shall be dissolved or wound up at any time, then all of the assets of the Association remaining after provision has been made for payment of its known debts and liabilities, as provided by law, shall be distributed exclusively to and become the property of those non-profit corporations as determined by the Board of Directors with purposes similar to those of the Association set forth Article Two and which are exempt from federal income tax under section 501 of the Code. In the event that such non-profit corporations no longer exists or no longer qualify as exempt organizations under Section 501 of the Code, said assets shall be transferred to such non-profit funds, foundations or corporations as shall be selected and designated by the Board of Directors of the Association, and which shall at that time qualify as an exempt organization or organizations under Section 501 of the Code. Any such assets not so disposed of shall be disposed of as directed by a court of competent jurisdiction, to non-profit, tax-exempt organizations providing for the recreation and well-being of the youth of the Commonwealth of Pennsylvania. No private individuals shall share in the distribution of any corporate assets upon dissolution of the Association. References in these By-Laws to a section of the Code shall be construed to refer both to such Section and to regulations promulgated there under, as they now exist or may hereafter be amended in this or in subsequent Internal Revenue laws.
- B. BY-LAWS/AMENDMENTS.** These By-Laws may be amended by a majority vote of the Board of Directors of the Association. Provided however, any such vote must take place at a general membership meeting with at least seven days' notice of any proposed amendment to the Members. The Recording Secretary shall maintain a copy of these By-Laws and any amendments thereto, which shall also be published on the Association's website and accessible to the Members.
- C. NON-DISCRIMINATION.** The Association does not and shall not discriminate on the basis of race, color, religious belief, sex or national origin.
- D. EFFECTIVE DATE.** These By-Laws shall become effective upon the adoption by a majority of the Board of Directors of the Association.
- E. NOTICE.** Where these By-Laws or the General Rules and Policies require written notice, or require an action to be in writing, an email (and any response thereto) to the address on file with the Association shall be sufficient to satisfy any such requirement.

SUMMARY OF AMENDMENTS TO BY-LAWS
of the
SENECA VALLEY JR. FOOTBALL ASSOCIATION OF CRANBERRY

February 18, 1998

General description of change: Changed eligible of cheerleaders from age dependent to grade dependent.

Article IX, Section F

June 17, 1998

General description of change: Added Pom-Pom squads to the association membership.

Article II, Section B

Article XI, Sections A & B

Article V, Sections A & D

Article VI, Section D

Article IX, Sections G, H, I, J, K, & L

Article X, Section A

August 19, 1998

General description of change: Eliminated most individual awards and all graduation plaques for team members. Added/amended attendance awards.

Article X, Section A

December 15, 1999

General description of change: Added the positions of Finance Committee Chairperson and Capital Improvements Committee Chairperson to the Executive Board; added the positions of Assistant Cheerleading Coordinator and Assistant Pom-Pom Coordinator to the Board of Directors. Added paragraphs for mission statement, organization and responsibilities for both the Capital Improvements Committee and the Finance Committee

Article III, Section A;

Article III, Section B;

Article V, Section A;

Article IX, Sections A & G

Article XI; Section A, B, C;

Article XII, Section A, B, C

March 15, 2000

General description of change: Changed when coaching applications are due for cheerleading and pom-pons. Removed the Cheerleading Coordinator as a judge for tryouts. Added the flexibility of moving pom-pons to different squads immediately after tryouts. Added the renegade and warrior squads to the pom-pons. Specified which squads are competitive for cheerleading. Added compliance of Rules and Guidelines for cheerleading and pom-pons. Reworded the judging categories for cheerleading.

Article V, Section B;

Article VI, Section D;

Article IX, Sections A, B, C, D, F, H, I & L

June 20, 2001

General description of change: Added assistant football coordinator as an appointed board level position. Adjusted the application period for prospective football coaches. Adjusted the description of football staff size and description of roles. Addressed the point that all coaches must sign rules, responsibilities and obligation and file a criminal background check form. Changed date for letter of interest submission for football head coaches. Eliminated required Association wide awards/certificates for attendance.

Article III, Section B.

Article V, Section A, B, D

Article VI, Section D

Article IX, Sections A

March 4, 2002

General description of change: Creation of Board level role for management and maintenance of Association Facilities. Clarification of time period of football coaches' membership on the Board of Directors. Name change of Pom-Pom program to SV Junior Dance Team. Change in alignment of Cheerleading participants by squads and number of squads to coincide with Football teams. Restriction of participation of any girl on an SVJFAC squad who is an accepted member of the school sponsored programs. Operations of Financial activities within the Association. Move the election of Executive Board Members from the December General Meeting to the November General Meeting. Terms would still run from January through December. Clarification of Membership to include volunteers who are elected or appointed. Addition of Football operations Committee (FOC) and clarification of purpose and membership. Clarification of officer resignation and replacement procedures.

December 18, 2002

General description of change: SVJFAC is committed to an environment in which all people are treated with respect and dignity. Each individual has a right to an environment that is free from sexual harassment, intimidation, and the threat of physical or psychological abuse. Therefore SVJFAC expects that all individuals conduct themselves in a professional manner and all relationships within the association be free from harassment. Persons accused of violating this standard will be given an opportunity to be reviewed by the executive board of directors. People found to be in violation of this standard will be prohibited from participating in association activities indefinitely.

Article V –add section G

General description of change: All advertising, flyers, promotional information and other materials dispersed at association functions or placed on the website require executive approval. All commercial advertising, flyers, and promotional information must be approved by the president, vice president, or fund raising chair person or their designee in order to ensure no conflict or revenue opportunities are jeopardized for the association. The president, vice president or communications director must approve all other materials to ensure that there is no conflict with the association's standards or mission.

Article III-add section J

General description of change: The associations name or logo may not be used by any party or used outside of association-sponsored activities without the expressed, documented approval of the board of directors.

Article I-add section B

General description of change: Photographs of any player, cheerleader, or dancer may not be published on the website without written permission or release of the child's parent or guardian.

Article VI-add section F

April 20, 2005

General description of change: Grade levels for Cheer and Dance will be changed from grades 2 thru 7 to grades 1 thru 8 to align with football grade levels.

Article IX- amend section A

Article X -amend section A

October 18, 2005

General description of change: Add Concession Stand Manager to executive board and delete one auxiliary position.

Article III- section A

October 18, 2005

General description of change: Spouses and or immediate family members (i.e. -brothers, sisters) may not serve on the executive board at the same time. If during the general election, spouses or immediate family members are elected to different positions, one must resign immediately and a new election will be held at the same meeting for the vacant position.

Article III- section K

General description of change: Change budget due date from April to February
Article VII- section A

General description of change: Purchases over \$500: The program coordinator will fill out a purchase requisition and the Finance Chairperson approves it. The Finance Chairman issues a purchase order to the vendor. When the Treasurer receives the invoice, it is matched against the requisition. If there are no discrepancies a check is issued and signed by the Treasurer and one other approved BOD member. Other approved signatures are the President, or Vice President. If there are discrepancies between the requisition and the invoice, the Treasurer will forward to the Finance Chairman who will resolve the issue with the program coordinator prior to the vendor being paid.

Article VII-add section E

General description of change: Purchases under \$500: The program coordinator will submit receipts to the Treasurer for reimbursement. A monthly report of expenditures will be prepared by the Treasurer and forwarded to the Finance chairman to allow update of the budget forecast.

Article VII- add item F

General description of change: remove head coaches from the Board of Directors

Article III-section B

General description of change: Eliminate the mandate for December and January General Meetings.

Article IV- section A

October 17, 2006

General description of change: At the deadline of the nomination process, an individual may only accept one nomination of a board position.

Article III-section C

May 16, 2007

General description of change: Added Concessions Co-Coordinator as appointed BOD position.

Article III-Section B

General description of change: The election ballot will list names of all candidates that have accepted nominations for board positions. The election ballot will only formally allow for a write in candidate in the event that a board position remains vacant at the deadline of the nomination process.

Article III- section C

General description of change: Add recording secretary to list of board members authorized to sign checks.

Article VII-Section E

August 15, 2007

General description of change: ARTICLE IX – CHEERLEADERS-revised

- The number of squads, competition status of each squad, cheerleaders per squad and their age levels, will be determined by the Cheerleading Coordinator, Co-Coordinator, ~~and coaches~~ **This is** based upon the number of candidates and football leagues(s) **teams** the Association is aligned with for the coming season, subject to approval of the Executive Board. To participate as an SVJFAC cheerleader, the participant must be at least in the first grade and not to exceed the eighth grade during the season.
Cheerleaders and parents must sign an agreement to abide by the current year Rules and Guidelines established by the Cheerleading Coordinator, Assistant Coordinator, ~~and the head cheerleading coaches~~ and approved by the Board of Directors.
- The number of cheerleaders per squad will be determined by a selection committee. The selection committee will consist of the Cheerleading Coordinator, Assistant Cheerleading Coordinator, ~~and the head cheerleading coaches~~. ~~Competitive squads may include alternate members, who will be required to participate in all regular season activities with their squad, and may be called into competition as warranted.~~ Each squad may, at the discretion of the Coordinators, have one mascot. ~~The mascot will be chosen by the head coach of that squad.~~ **The mascot will be placed first by siblings. If more than one mascot is eligible, the mascot will be selected by random drawing.**

August 15, 2007

General description of change: ARTICLE IX – CHEERLEADERS-revised

- Cheerleaders must try out annually. Any person who has successfully earned a position on a school district cheerleading squad is ineligible to tryout or participate on an SVJFAC squad during the same season.
- Candidates will be taught and coached in all phases of cheerleading and given sufficient practice time. They will then be judged by a four (4) member panel consisting of ~~a head coach, and three~~ four (4) independent adults familiar with ~~what is required of cheerleaders~~ **SVJFAC cheer requirement policies**. Said judges will be selected by the Cheerleading Coordinator and Assistant Coordinator. ~~and head coaches~~ **The Coordinators** will determine the judging categories prior to tryouts. The cumulative scores will decide which candidates will fill the open spots. In the event of a tie, the decision of the ~~head coach for that squad~~ **Cheerleading Coordinators** will be final.

The coaching staff will consist of the head coach plus one (1) assistant for each squad. All coaches will acknowledge in writing their willingness to comply with the rules, responsibilities and obligations of serving as a coach within the Association prior to the start of the season as presented during the application and interview process. Further, all coaches will submit to a criminal background check as required by the Association.

November 14, 2007

ARTICLE VI- MEMBERSHIP

General description of change: Added Football Coordinator as an Executive Board Position that is unable to also serve as a head football coach.

ARTICLE III GOVERNMENT

General description of change: All references to the dance program have been removed from the bylaws pending return of the program including:

- the elected and appointed board positions that coordinate the program
- Article X Dance Program

June 18, 2008

ARTICLE VI- MEMBERSHIP

General description of change: Clarification of membership criteria-All members must reside within the Seneca Valley School District to be eligible to participate.

June 16, 2010

ARTICLE VI – MEMBERSHIP

General description of change: Removed president as a board position which cannot be held in conjunction with head coach position

October 2017

ARTICLE III – GOVERNMENT

General description changes: Added President Emeritus/Immediate Past President position to the board. This position is not voting and has a one-year term.

SUMMARY OF AMENDMENTS TO BY-LAWS of the SENECA VALLEY JR. FOOTBALL ASSOCIATION OF CRANBERRY

Articles Changed:

Article I added <Township (SVJFAC)>

Article I-add section B

Article II. Section B <delete word future>

Article II through Article XII <Anything that references Pom-Pons changed to SV Jr. Dance Team or Dance Team or Dancers versus Poms> <Replaced all the words shall with will.

Article III. Section A <Changed corresponding secretary to communications coordinator. Added position of President Emeritus/Immediate Past President.

Article III-add section J

Article III -Replaced Finance Committee chairperson with Finance Coordinator. Delete capital committee chairperson and add Facilities Coordinator.>

Article III. Section B <Inclusion of Capital Improvements Chairperson as a member of the BOD and delete head coaches from BOD

Article III. Section C <Change of Election meeting from December to November. Nomination Committee appointment from October to September. Nomination of candidates timing. Clarification of term of office. Add that individual may only accept nomination for one board position at the deadline of nomination process.>

Article III. Sections D - I <Clarification of officer resignation policy and replacement procedures. Appoint of committees>

Article III-add Concession Stand Manager to Executive Board and delete one auxiliary position.

Article III-add section K

Article III – add President Emeritus/Immediate Past President as Executive Board Position

Article IV-Section A-eliminate mandate for December and January General Meetings.

Article V. Section A <Streamlining of Review Board membership. Have elected officers participate in Review Board matters across issues, but have appointed positions excused except for those matters that directly pertain to their role. This helps to achieve quorum and focus on issues with those most involved with the situations>

Article V. Sections B-C < Clarification on selection of and interview of coaches. Clarification the roles of coordinators and Executive Board members.>

Article V. Section D <Omit and replace information under respective program articles.>

Article V. Section E <Changed word shall to may.>

Article V. Section F <Add word Executive and change vote from 2/3 to 75 %.>

Article V. Section G <Add word Review, change shall to may.>

Article V. –Section A- change budget due date to February

Article VI- add Section E

Article VI. Section A <Omit section A and change lettering of sections accordingly.>

Articles Changed:

Article VI. Sections B, C, and D <Clarify roster sizing and player registration process. Clarification of membership and voting rights. Clearly define membership qualifications and term of membership. Answer the question, “What if someone volunteers a great deal of time to the Association, but does not have a child participating?” Shouldn’t they have a vote? Otherwise, at what point in the yearly cycle does a person lose their membership status?> section A-clarification of membership criteria: must reside in school district as per G-19 specifications

Article VI. Section E <Added age guidelines to those eligible to be head coaches, assistant coaches, and helpers.>

Article VII. Sections A-B <Omitted these sections and replaced with other wording.>

Article VII. Sections A - D <Streamline and clarify financial policy, constraints and practices.>

Article VII-add Sections E and F

Article VIII <Replaced “Game Rules” with “Football Operations.”>

Article VIII. Section A <Added P.L.A.A. Rules and an “s” to league.>

Article VIII. Section C <Added section to clarify number of coaches and helpers per team.>

Article VIII. Section D <Added section to set guidelines of eligibility of those who participate on a school district’s team.>

Article VIII. Section E <Added Football Operations Committee (FOC) to the By-Laws. Defines purpose of committee, role of committee members, and tenure of membership.>

Article IX <Omit Porn Pons from heading.>

Article IX. Section A <Added this section to qualify limitations of those who are eligible to participate in cheerleading, and clarify the process on the number of squads to be formed.>

Article IX. Section B <Omit mascot from football teams.>

Article IX. Section C <Added no one is eligible to participate on SVJFAC squad while participating on a school district’s squad.>

Article IX. Section D < made to include judging and scoring of cheerleading tryouts. Omitted last part of section D.>

Article IX. Section E <Moved to section D.>

Article IX. Section F <Omitted this section completely.>

Article IX-amend section A to grades 1-8

Article X <Added this article and changed Porn Pons to SV Junior Dance Team.>

Article X Section A <Streamlined how squads will be determined.>

Article X. Sections B, C &D <Omitted these sections completely.>

Article X, Section E <Moved this section to section A.>

Article X. Section F (B) <Added clarification of those eligible to participate.>

Article X Section G <Lettering of section becomes C.>

Article X. Section H (D) <This section was added to qualify number of coaches and assistants, and the responsibilities of the coaches.>

Article X. Section I (E) <Added this section for clarification that no one is eligible to participate on SVJFAC squad while participating on a school district's squad.>

Articles Changed:

Article X becomes Article XI

Article X (XI) <Removed words 2 place and cheerleaders and porn pons.>

Article X -amend section A to grades 1-8

Article XI (XII Section A <Deleted amount of restrictions on expenditures.>

Article XI Section B <Added the word appointed. Changed Executive Board to BOD. Added Facilities Coordinator and Finance Coordinator to committee. Added words "At Large.">

Article XII (XIII). Section B <Made parallel changes to those under Article III and defines Number of committee members. Omitted number 2 from this section.>

Article VI Section C removed president as a board position which cannot also be a head coach

June 2018

The By-Laws were completely revised.