AMENDED AND RESTATED BYLAWS OF
THE WORLD AFFAIRS COUNCIL
OF SAN ANTONIO
(Adopted August 2017)

ARTICLE I
NAME

The name of this voluntary educational, private and non-profit corporation is “The World Affairs Council of San Antonio” (hereinafter referred to as “The Council”).

ARTICLE II
PURPOSE

The purpose for which the corporation is organized is to be a non-profit and nonpartisan educational organization within the meaning of section 501(c)(3) of the Internal Revenue code of 1986, as amended, dedicated to the education of its membership and the general public (community) about the foreign policy of the United States, and its relationships with other countries and international organizations. This purpose shall be accomplished through the development and provision of guest lecturers, panel programs, study groups, travel tours, newsletters and any other means of education as approved by the Board of Trustees.

ARTICLE III
MANAGEMENT MEMBERSHIP

The Council shall be managed between membership business meetings by the Board of Trustees (the “Board”) to which the officers, the executive committee, and other committees shall report.

ARTICLE IV
INDIVIDUAL MEMBERSHIP

The Board shall from time to time establish classes of membership, prescribe the procedures for admitting persons to membership, set dues and determine privileges, services and publications to be afforded to the several classes of members. It may provide for special privileges to persons who shall make contributions. Each member over 18 years of age shall be entitled to one vote.
ARTICLE V
ORGANIZATION MEMBERS

The Board may, from time to time, establish membership for organizations and prescribe the procedures for admission to membership, set the dues and determine the voting and other privileges, services, and publication to be afforded to such members.

ARTICLE VI
AFFILIATIONS OF THE COUNCIL

The Council, may, by vote of the Board, affiliate with any other organization whose purposes are similar to those of The Council and which is exempt from federal income taxation. It may likewise authorize any such organization to become affiliated with it.

No affiliation by or with The Council shall be construed as an endorsement by The Council of the purpose, activities or pronouncements of any affiliated organization.

Affiliation by and with The Council shall not confer privileges of membership upon the members, if any, of The Council’s affiliate, except and to the extent arranged from time to time by the Board.

The Secretary may delegate to the staff the responsibility of keeping a list of affiliations with other similar organizations as an annex to these By-Laws.

ARTICLE VII
MEETINGS OF MEMBERS

Annual Meeting: The annual meeting of the membership shall be held once each year at a time and place designated by the Chair. Written notice of the meeting will be provided to the members at least ten days prior to the meeting.

Special Meetings: Special meetings of the membership shall be held when called by the Chair, or by vote of the Board, or by written request of ten members. Written notice will be provided at least five days prior to a special meeting.

Quorum: One-third of The Council shall constitute a quorum at any scheduled meeting of the membership.
Voting: Each individual member, institution of higher learning member and corporate member shall be entitled to no more than one vote at any annual or special meeting of the membership. Each institution of higher learning and corporate member shall designate to the Secretary their designated representative for voting purposes prior to any vote being cast at any annual or special meeting. No individual may be entitled to more than one vote, including individuals who maintain an individual membership and serve as the designated representative of an institution of higher learning or a corporation. Except as provided in the formation instruments of The Council and these Bylaws, decisions shall be made by a simple majority vote of the members present at any scheduled meeting where a quorum is present.

Presiding Officer: In the absence of the Chair and the Chair Elect, a presiding officer is to be chosen by a majority of those present.

ARTICLE VIII
OFFICERS

Officers: Officers of The Council will be members of the Board. Officers are: Chair, Immediate Past-Chair, Chair Elect, Vice Chairs, Secretary and Treasurer. Officers will be elected by The Council members at an annual meeting and shall serve a one-year term, or until their successors are elected. Notwithstanding the limitations set herein Article VIII, The Council may elect the Chair and Chair-Elect to two consecutive one-year terms.

Chair: The Chair is the chief presiding officer of The Council. The duties of the Chair are:

- To preside at all meetings of the Board.
- To serve as ex-officio member of all Committees of The Council.
- To sign such papers as may be required of his/her office or as may be directed or authorized by the Board.
- To appoint Committees, task forces or advisory groups.
- To designate the Chair for each Committee, advisory group or affiliated organization, unless otherwise stated in these Bylaws or decided by vote of the Board.
- To make reports to the Board as may be necessary for their information or guidance.
- To request reports from the Officers and Executive Director.
- To perform other duties incidental to the office or as assigned by these Bylaws or the Board.
Chair Elect: The Chair Elect is vested with all powers and shall perform all duties of the Chair in case of the absence, disability, resignation or removal of the Chair. The Chair Elect is an ex-officio member of all committees and affiliated organizations of the Corporation. The Chair Elect assists the Chair in the conduct of his/her duties in order to promote smooth transition of leadership and continued pursuit of organizational goals. The Chair Elect will assume the role of Chair for a one-year term upon the conclusion of his/her term as Chair Elect.

Vice Chairs: The Council may elect five or more Vice Chairs (the number and duties of which shall be determined by the Executive Committee). Additional Vice Chairs may be appointed by the Executive Committee to serve in the interim until elected at the next annual meeting of the membership.

Treasurer: The Treasurer keeps, or causes to be kept:
- A system for the receipt, disbursement and custody of all funds of The Council.
- A full accounting of all funds received and paid out.
- All deeds, securities, notes, contracts and all financial papers of The Council.
- A system for an annual independent audit and a complete financial statement by a certified public accountant approved by the Board.

The Treasurer shall also: make reports to the Board on the financial affairs of The Council, sign such papers as may be required by his/her office and perform such other duties incidental to the office or directed by the Board.

Secretary: The Secretary keeps, or causes to be kept:
- A system for providing written notices of meetings to the Board.
- A system for keeping complete records of the meetings of the Executive Committee and Board.
- A system of maintaining an accurate record of attendance at Board meetings.
- A system for notifying the Executive Committee of vacancies on the Board.
- A system for keeping all official records of The Council.

The Secretary shall also sign such papers and perform such duties as incidental to the office, or as directed by the Board.

A vacancy in any officer position because of death, resignation, disqualification or otherwise may be filled by the Executive Committee for the unexpired portion of the term.
ARTICLE IX
BOARD OF TRUSTEES

Function: The Board shall manage the business, property and affairs of The Council. The Board also has the power to initiate and approve plans and programs in association with the mission and objectives of The Council. The Board has custody of and manages the land, buildings, equipment, securities and all other properties of The Council; adopts the annual budget; is empowered to borrow money; raise and disburse funds; invest and reinvest funds; sell, buy and exchange properties and securities; make and enter into contracts pursuant to the purposes of The Council as set forth in the formation instruments of The Council and these Bylaws; and perform all other duties reasonably necessary to carry out the purposes of The Council.

Composition and Term: The Board shall consist of the officers named in Article VIII and not more than one hundred (100) or fewer than fifty (50) other members, as determined by the Executive Committee, to hold office until their successors are elected. Trustees shall be elected at the annual meeting of the membership and shall serve for a three (3) year term. There shall be a limit of two consecutive 3-year terms. After one year off the Board, a person will be eligible for nomination and re-election.

Chair Appointed Trustees: Up to 5 additional Board positions may be selected by the Chair with the approval of the Executive Committee to serve until the next annual meeting of The Council (even if no vacancy), at which time their names will be placed before the Council for approval and to serve a three (3) year term. This allows a mechanism to add Board members during the year.

Community Trustees: The Presidents of UTSA, University of the Incarnate Word, Trinity University, St. Mary’s University, Our Lady of the Lake University, Texas A & M University, and the President of Alamo Community College District, the Director of the International Relations Office of the City of San Antonio, and the President of Texas Public Radio shall be deemed Educator Trustees of the Board with full voting rights and are invited to serve during his or her tenure of their Presidency of his or her respective institution, agency or business. Educator Trustees are not subject to two consecutive 3-year terms limitation.

Lifetime Trustees: Each Chair of the Board shall become a Lifetime Trustee of the Board upon fulfillment of his/her term as Chair. Lifetime Trustees will continue to have full voting rights but their membership shall not be deemed to be included in the limit of the number of Trustees described above.
Distinguished Leaders Council: From time to time, the Board, upon recommendation of the Executive Committee, may elect members of the Distinguished Leaders Council to serve on the Board. Distinguished Leaders Council members shall be shall be former or current elected or appointed U.S., Foreign, State or local officials or dignitaries as well as other individuals that the Board determines help to promote the purpose of The Council. Distinguished Leaders Council members shall have no voting rights and their membership shall not be deemed to be included in the limit of the number of Trustees described above. Distinguished Leaders Council members are not subject to two consecutive 3-year terms limitation.

Removal: Any Trustee may be removed from the Board with or without cause, at any time, by a majority vote of The Council Members. The Council Members may remove any of its officers by a majority vote of its members.

Resignation: Any Trustee may resign from the Board by so stating in a letter to the Chair. Save and except any Educator Trustee, Lifetime Trustee, and Distinguished Leaders Council members, any Trustee who fails to attend 50% of the regular meetings of the Board in a twelve-month period is subject to disqualification upon consideration and vote of the Board. The Secretary will notify the individual of his/her disqualification in writing. The disqualified member may seek re-admission to the Board by letter to the Chair. Requests for re-admission will be acted upon at the next Board meeting and will require an approval of two-thirds majority of those voting.

Dues: There are no prescribed dues for members of the Board. The Board may elect to adopt membership level commitments to the Council for members of the Board and self-assessments, in amounts it chooses, including assessments to defray food function costs for Board meetings and other Council events. Funds derived from any self-assessments will be separately accounted for but made a part of the total financial reports of The Council.

Liability Insurance: The Council will cover all members of the Board under its liability policy(ies) and fidelity bond(s), if any.

Indemnification: To the extent permitted by the Texas Business Organization Code, any person (and the heirs, executors and administrators of such person) made or threatened to be made a party to any action, suit or proceeding by reason of the fact that he/she is or was a Trustee or officer of The Council shall be indemnified by The Council against any and all liability and the reasonable expenses, including attorneys’ fees and disbursements, incurred by him/her (or by his/her heirs, executors or administrators) in connection with the defense or settlement of such action, suit or proceeding, or in connection with any appearance therein.

Limits on Indemnification: Notwithstanding the above, The Council will indemnify a person only if he/she acted in good faith and reasonably believed that his/her conduct was in The Council’s best interests. In the case of a criminal proceeding, the person may be indemnified only if he/she had no reasonable cause to believe his conduct was unlawful.
ARTICLE X
MEETINGS OF THE BOARD

Annual Meeting: The annual meeting of the Board shall occur once each year at a time and place designated by the Chair and shall coincide with a Regular Meeting. Written notice of the meeting shall be provided to the members at least thirty (30) days prior to the meeting.

Regular Meetings: At least four (4) regular meetings of the Board shall be held each year at a time and place convenient to the Board. The Annual Meeting may comprise one (1) of the four (4) regular meetings of the Board. Written notice of and an agenda for, the meetings will be provided to the Board members at least five days prior to each meeting. The Chair will periodically poll the members for their opinion respecting the convenience of regular meetings.

Special Meetings: Special meetings of the Board shall be held when called by the Chair, or by vote of the Board, or by written request of ten members. Written notice will be provided at least ten (10) days prior to a special meeting.

Open Meetings: Although not required by law, meetings of the Board will be held in open session. The Board may vote to handle any of its business in executive session.

Quorum: One-third of the full membership of the Board shall constitute a quorum at any scheduled meeting of the Board.

Voting: Except as provided in the formation instruments of The Council and these Bylaws, decisions shall be made by a simple majority vote of the Board members present in person at any scheduled meeting where a quorum is present and proper meeting notification has been given.

Action without a Meeting: Any action which may be taken at a meeting of the Board may be taken without an actual meeting occurring if consent, in writing, setting forth the action taken, shall be signed by the number of Trustees necessary to take such action is met pursuant to these bylaws. The consent must state the date of each Trustee’s signature. Prompt notice of any such action shall be given to each Trustee who did not consent in writing to the action.

Presiding Officer: In the absence of the Chair and the Chair Elect, a presiding officer is to be chosen by a majority of those present.

Communications: Communications shall, when practical, be conducted by means of regular U.S. Postal Service or electronic mail. Lack of receipt of U.S. Postal Service or electronic communications shall not void or negate otherwise legitimate action of the Board.
ARTICLE X
EXECUTIVE COMMITTEE

Executive Committee: The Executive Committee shall be composed of the Officers described in Article VIII above, and other Board members appointed by the Chair and approved by the Board. In addition, the immediate Past Chair will serve on the Executive Committee for a period of one year following his/her term of office. Vacancies on the Executive Committee shall be filled upon the recommendation of the Chair and a vote of a majority of the Executive Committee present at any meeting in which a quorum is present. Such actions will be reported at the next meeting of the membership. The Chair will be the Chair of the Executive Committee, which will meet by call of the Chair. It shall have primary responsibility for routine expenditures and personnel and may make recommendations to the Board as to the annual budget and other matters. It may act for The Council upon a matter that will not await the next regular meeting of the Board. One-third (1/3) of the membership of the Executive Committee shall constitute a quorum.

ARTICLE XI
COMMITTEES

In addition to the Executive Committee as described in Article XI above, there shall be the following Committees of The Council:

Standing Committees: The Council shall maintain three (3) standing committees: (i) Finance/Budget; (ii) Nominating; and (iii) Governance. These Standing Committees may vary in size, number, and responsibility from year to year, but are established to enable the Board to manage the business, property and affairs of The Council. All Standing Committees Chairpersons will be members of the Board, appointed by the Chair.

The Finance/Budget Committee shall be chaired by the Treasurer.

The Nominating Committee shall be appointed by the Chair with the approval of the Executive Committee. The Nominating Committee may meet quarterly, but shall meet not less than sixty (60) days before the annual meeting of The Council. The Nominating Committee shall be presided over by the then current Chair and shall only consist of Trustees (none of whom is subject to forthcoming reelection to the Board) and with at least two committee members that are also Past Chairs of The Council. The Nominating Committee will prepare a slate of candidates of potential new Trustees and incoming Officers to be presented to the members by mail, not less than thirty (30) days prior to the Annual Meeting of The Council members. At the Annual Meeting of The Council members, the slate of candidates of potential new Trustees and incoming Officers will be voted on, and any member may make nominations from the floor for other nominees.
**Annual Committees:** In addition to the Standing Committees, each year the Chair may establish a committee structure that is applicable to the organization’s strategic objectives at that time. These Committees may vary in size, number, and responsibility from year to year, but will be established to enable the Board to manage the business, property and affairs of The Council. All committee Chairpersons will be Trustees of the Board, appointed by the Chair, other individuals appointed are not necessarily limited to members of the Board.

**Special Committees and Task Forces:** The Chair may, at his/her discretion or upon decision by the Executive Committee, appoint such other special purpose committees or task forces, to perform whatever duties may be required. The Chairperson(s) shall be a member(s) of the Board; other individuals appointed are not necessarily limited to members of the Board.

Each committee shall have a chair, and may have a co-chair, or vice or associate chair or other position subordinate to the chair. Each committee shall be comprised of at least five (5) Council members in good standing appointed by the chair of the committee. Each committee will hold meetings as warranted, and shall report its findings and recommendations at the next meeting of the Executive Committee or the Board of Trustees, whichever meets earlier.

**ARTICLE XIII**
**AMENDMENTS**

These By-Laws may be amended by two-thirds (2/3) vote of the members present and entitled to vote at any annual or special meeting, provided that notice of the substance of any proposed amendment has been mailed to all voting members at least fifteen (15) days before such meeting.

**ARTICLE XIV**
**CONFLICTS OF INTEREST**

**Conflicts of Interest:** No member of the Council, the Board or a committee may vote on any matter, which would be a conflict of interest. Conflicts of interest include, but are not limited to situations in which an individual has had within the twelve months preceding the vote any substantial ownership, employment, fiduciary, contractual, creditor, or consultation relationship involving the matter under consideration.
Determination of Conflict by Board: The Council member, Trustee or committee member may declare a conflict of interest or, if there is doubt in his/her mind, put the issue to the body for a discussion as to whether a conflict of interest exists. A Council member, Trustee or Committee member may inquire as to whether another member has a conflict of interest and have the matter placed before the Executive Committee for a decision. The vote on whether or not a conflict of interest exists takes precedence over the original question. If applicable, the member with the possible conflict will abstain on the resolution of whether the conflict exists.

ARTICLE XV
PARLIAMENTARY PROCEDURE

Parliamentary Procedure for all meetings of the Board and committees will be conducted in accordance with the latest edition of Robert’s Rules of Order, (revised), except when in conflict with these Bylaws.

ARTICLE XVI
EXECUTIVE DIRECTOR

The Executive Committee shall appoint an Executive Director of The Council, fix his/her compensation, prescribe his/her duties, and the term of employment.

The Executive Director shall serve and given the title of Chief Executive Officer of The Council; shall manage the affairs, direct the work and the employees of The Council, subject to and in accordance with the directions of the Board; shall prepare budgets for the approval of the Treasurer, and shall be authorized to incur expenses in accordance with the approved budget, or as directed by the Board and/or Executive Committee.

The Executive Director shall attend all meetings of the Board, including committee meetings, unless otherwise directed, and shall be an ex-officio, non-voting member of the Board and all committees, including the Executive Committee.

The Executive Director shall make reports of the work and affairs of The Council to the Executive Committee and Board.
ARTICLE XVII
SEVERABILITY

If any Article, Section, Paragraph or sentence of these Bylaws is found to be unconstitutional or in violation of Federal, State, or local laws or statutes, these Bylaws will be considered divisible and the subject Article, Section, Paragraph or sentence will be deemed inoperative and the remainder of these Bylaws is to remain in full force and effect.

ARTICLE XVIII
DISSOLUTION

Upon the dissolution of The Council, the Board shall, after paying or making provisions for the payment of all liabilities of The Council, dispose of all the assets of The Council exclusively for the purposes of the Council in such a manner or to such organization or organizations organized and operated exclusively for charitable, educational, or religious, or scientific purposes as shall at the time qualifying as an exempt organization or organizations under Section 501 (c)(3) of the Internal Revenue code of 1986 as amended(or the corresponding provision of any future United States law), as the Board determine. Any such assets not so disposed of shall be disposed of by the District Court of the county in which the principal office of The Council is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XVIV
COMMUNICATIONS

The Executive Committee may itself vote, and may authorize the members and Board of Trustees to vote, on the matter that may be voted upon by them, by means of mail ballot, facsimile transmission, electronic mail or messaging, internet-based voting system or any combination of those methods.