

BY-LAWS
Revised April 14, 2023

These updated and revised By-Laws of the Swiss Club Toronto were compiled by Benjamin Wuethrich, Vice-President of the Swiss Club Toronto.

All prior revisions have been incorporated in this version dated the $14^{\text {th }}$ of April 2023. See Schedule B of the By-Laws for details of revisions.

## CHAPTER 1 • GENERAL PROVISION

Art. 1

Art. 2

Art. 3
Art. 4 The fiscal year is to coincide with the calendar year.
Art. $5 \quad$ Books of record shall be kept in English.
Art. 6 The seal, an impression whereof is stamped in the margin hereof, shall be the corporate seal of the corporation.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

Art. 1 There are three kinds of membership:
a) Honorary, voting members
b) Life-time voting members
c) Active voting members

The membership shall consist of the applicants for the incorporation of the corporation and such other individuals, as are admitted to membership by the Board of Directors. Family membership shall consist of two partners, each having one vote, and their dependent children up to 18 years of age, living in the same household. Such dependent children shall have no voting privileges.

Art. 2 Proposal for honorary membership can be submitted to the Board of Directors at any time. Such proposals require a simple majority of the Board of Directors. The foregoing procedure shall equally apply to proposals for life-time membership. Eligible for life-time membership shall be active members who have been members in good standing for a total of no less than thirty years. New life-time and honorary memberships must be shared at the next Annual General Meeting.

The Swiss Ambassador in Ottawa is to be invited to be an honorary member of the Club. The Swiss Canadian Chamber of Commerce President is to be invited to be an honorary member of the Club.

Art. 3 Eligible for active, voting membership are all persons of Swiss descent and other Nationals, who are of good repute and character, provided non-Swiss membership does not exceed at any time $20 \%$ of the total voting membership.

Art. 4 The membership of active members whose behaviour is contrary to the interests of the Club may be suspended temporarily or in severe cases cancelled by a two-thirds majority of the Board of Directors. Such action must be ratified by the next following Annual General Meeting. Similarly honorary and life-time memberships may be suspended or cancelled by the Annual General Meeting upon recommendation of the Board of Directors.

Art. 5 Members may resign by resignation in writing which shall be effective upon acceptance by the Board of Directors.

Art. 6 Membership dues in effect shall be collected annually. Any change in membership dues proposed by the Board of Directors shall be approved by a majority of members at the Annual General Meeting. Membership dues not paid within 90 days of the renewal date will result in cancellation of membership.

Art. $7 \quad$ Honorary, life-time and active members in good standing as of March $31^{\text {st }}$ shall be eligible to vote at the Annual General Meeting. Honorary, life-time and active members in good standing as of the date of the meeting shall be eligible to vote at special meetings of which notice has been mailed at least ten days prior to such meeting.

Art. $8 \quad$ Voting at the Annual General Meeting or at Special General Meetings shall be in person or by fully qualified proxies. Such proxies, duly signed by a voting member, must be in the form of proxy attached to By-Law No 2 as Schedule "A". The nominee must be a voting member of the Corporation. No voting member of the Swiss Club Toronto shall represent and execute more than two proxies issued in his name at any ordinary - or extraordinary General Annual Meeting. All proxies must be signed and carry the name of the nominee. In order to be valid, proxies must be in possession of the Swiss Club Toronto before noon the day before the General Annual Meeting, for their approval.

Art. 9 The Annual General Meeting is to be held in the month of April of each year, at the Head Office of the Corporation or elsewhere in Ontario as the Board of Directors may determine.
Art. 10
PROCEDURE OF ANNUAL GENERAL MEETINGS
a) Reading of minutes of last General Meeting.
b) President report
c) Treasurer report of the preceding year and report of the Auditor to be submitted at the meeting and approved by the Membership.
d) Amendments to the by-laws. Notice of any amendment to the by-laws shall be given to the members in writing at least thirty days prior to the meeting. Amendments to the by-laws shall require a two-thirds majority by the members voting in person or by proxy as defined in Art. 8.
f) Election of Directors and Officers and appointment of the Auditor.
g) Motions and general business. A simple majority of members voting in person or by proxy as defined in Art. 8, is required.

Art. 11 The Board of Directors, or the President or Vice-President shall have the power to call a General Meeting of members on ten days notice sent to last address recorded on the books of the Corporation.
Art. 12 A quorum at any General Meeting of members shall consist of not less than 20 voting members present in person excluding Directors.
Art. 13 The members may by resolution passed by at least two-thirds of the votes cast at a General Meeting of which notice specifying the intention to pass such resolution has been given, remove any Director or Officer before the expiration of his/her term of office, and may, by a majority of the votes cast at that meeting, elect any member in his stead for the remainder of his/her term.

## CHAPTER 3 • BOARD OF DIRECTORS

Art. 1

Art. 2 Candidates for any office of the Board of Directors must have been members of the Club for at least six months prior to their election, except for the President for whom a membership for at least one year is required. The President of the Club must be of Swiss origin.

Art. 3 All Directors and officers, except the chairman of each section, shall be elected by the Annual General Meeting for a two-year term.

The immediate Past President shall automatically become ex-officio member of the Board of Directors for a term of two years.

Art. 4 No member of the Board of Directors shall gain any personal or financial advantage by virtue of his honorary office.

Art. 5 A nominating committee may be appointed by the Board of Directors three months prior to the Annual General Meeting for the purpose of preparing a nomination list to be mailed to the membership prior to such meeting.

Art. 6 The editor of the newsletter may, after any meeting, report thereon unless a majority of the members of the Board of Directors present by vote request that none of the proceedings of such meeting be published. Board of Directors announcements and bulletins shall take priority over other news items in the newsletter. Advertisements are only to be accepted if financially benefiting the Club.

Art. 7 Six members of the Board of Directors shall constitute a quorum. Questions shall be decided by a majority of votes cast. In case of an equality of votes the chairman of the meeting in addition to his original vote shall have a second or casting vote.

Art. 8 The Board of Directors shall have the power to appoint a successor for any officer or Director who is unable to fulfill his term of office until the next following General Annual Meeting. Should a vacancy in the presidency occur during a regular term, the Vice-President shall automatically succeed into the presidency for the unexpired portion of the term.

Art. 9 The Representative of the Swiss Government for our area is ex-officio honorary President of the Club.

Art. 10 Members of the Board of Directors are exempt from paying any club membership dues during their term of office.

Art. 11 The Board of Directors shall have the authority to disperse surpluses derived from the club activities for the benefit of the sections or for the club as a whole. Such surplus may be kept in the club's current account, transferred to a savings account or may be used for the purchase of securities or other investments, always provided that such surplus remains under the sole jurisdiction of the Board of Directors and/or the Annual General Meeting.

Art. 12 All documents including bank documents required to be executed by the Corporation shall be signed by the President, Vice-President and Treasurer, or any two of them, and the seal of the Corporation shall be affixed to such instruments as require the same.

Art. 13 The Directors may, in any one calendar year up to a limit of $\$ 10,000.00$ (ten thousand)
a) borrow money on the credit of the Corporation, or
b) issue, sell or pledge securities of the Corporation, or
c) charge, mortgage, hypothecate or pledge all or any of the real or personal property of the Corporation, including book debts, rights, powers, franchises and undertakings, to secure any securities or any money borrowed, or other debt, or any other obligation or liability of the Corporation.

## CHAPTER 4 • CLUB SECTIONS

Art. 1

Art. 2 Sections may charge section dues to cover direct operating expenses.
Art. 3 Non-members may be admitted as guests to all section activities three times only.
Art. 4 Yearly grants shall be distributed to the sections at the sole discretion of the Board of Directors. Budgets supporting requests for such grants shall be submitted by the section chairman to the first Board Meeting following the Annual General Meeting.

Art. 5 If deemed to be beneficial, sections may be governed by rules and regulations as approved by their own membership and by the Board of Directors. Such rules and regulations shall not be contrary to the club constitution.

| Art. 6 | Financial statements of each section must be submitted to the club's treasurer not <br> later than January 31st of each year. |
| :--- | :--- |
| Art. 7 | No section of the club shall be a legal entity. |

## CHAPTER 5 - abrogated

## CHAPTER 6 • DISSOLUTION

Art. 1

Art. 2
At the time of dissolution all club funds shall be placed in a trust fund to be called SWISS CLUB TORONTO FUNDS. Such fund shall be administered by the New Helvetic Society in Bern. The capital of such fund with interest shall be distributed to Swiss citizens in Canada in need, as the New Helvetic Society in its unlimited discretion may from time to time decide.

Passed by the Members and the Board of Directors this 14th day of April 2023
$\bar{C}$ harlotte Mariller, President
$\bar{B} \operatorname{enjamin}$ Wuethrich, Vice-President

## SWISS CLUB TORONTO

## Schedule "A" to By-Laws

## PROXY

The undersigned voting member of the SWISS CLUB TORONTO hereby nominates, constitutes and appoints,
or him/her failing, $\qquad$
as proxy of the undersigned to attend the Annual General Meeting of the Corporation to be held on the day of
and any adjournment or adjournments thereof and to vote and otherwise act thereat for and on behalf and in the name of the undersigned in respect of all matters that may come before the meeting in the same manner as the undersigned could do if personally present thereat, the undersigned hereby ratifying and confirming and agreeing to ratify and confirm all that such proxy may lawfully do by virtue hereof.

Dated this $\qquad$ day of $\qquad$
Signature of voting member $\qquad$
Print name of voting member $\qquad$

## Schedule B to By-Laws

## List of Amendments

Approved by the members and the board of directors:
AGM 2009 - February 20, 2009

Amendment: René Wälti read out the proposed amendment to the Swiss Club By-Laws. Under Chapter 3, Board of Directors, Article 1, add the following sentence to the end:
"The immediate Past President shall automatically become ex-officio member of the Board of Directors for a term of two years. "
This change is proposed to help ensure a smooth transition between the incoming and outgoing presidents.
Motion: Urs Dörig moved to accept the amendment. Albert Kehrli seconded. All accepted.

## CHAPTER 3 • BOARD OF DIRECTORS

Art. 3
All Directors and officers, except the chairman of each section, shall be elected by the Annual General Meeting for a two year term.
The immediate Past President shall automaticallv become ex-officio member of the Board of Directors for a term of two vears.

## Approved by the members and the board of directors:

AGM 2012 - February 24, 2012

## CHAPTER 3 • BOARD OF DIRECTORS

Eliminate the position of $2^{\text {nd }}$ Vice-President.
Reason: The Club is no longer what it used to be 30 years ago. The position of ${ }^{\text {nd }}$ V-P is without portfolio or responsibilities, and therefore there is no need for it.
This will affect Chapter 3, Art. 1 (change 2 Vice-Presidents to Vice-President) and Art. 8 (change $\underline{1 \text { st Vice-Presidents }}$ to Vice-President).

## CHAPTER 3 • BOARD OF DIRECTORS

Art. 1 The Board of Directors shall consist of: President, Vice-President, Secretary, Treasurer, Director of Entertainment, Editor of newsletter, Membership Chairperson and such other officers as are created from time to time, and the Chairman of each section as elected by the members of such sections; provided that the number of directors shall be a minimum of eleven and each shall be a member of the corporation.

Art. 8 The Board of Directors shall have the power to appoint a successor for any officer or Director who is unable to fulfill his term of office until the next following General Annual Meeting. Should a vacancy in the presidency occur during a regular term, the Vice-President shall automatically succeed into the presidency for the unexpired portion of the term.

## CHAPTER 5 - FINANCE COMMISSION

Remove the provision "The chairman shall be rotated yearly."
Reason: This was never followed in the past and it is highly impractical, as it does not allow for any continuity in managing the funds of the Club.

## CHANGE FROM

Art. 5
The commissioners shall elect a chairman among their members to hold office for one year. The chairman shall be rotated yearly. The President of the club can not be elected as chairman of the Commission.

TO:
Art. 5 The commissioners shall elect a chairman among their members to hold office for one year. The President of the club can not be elected as chairman of the Commission.

Approved by the board of directors and to be approved by the members at the AGM on February 28, 2014.

## CHAPTER 1 - GENERAL PROVISION

Change of wording for Head Office
Reason: The term Metropolitan Toronto is not used anymore.

## CHANGE FROM

Art. 1 The name of the organization is SWISS CLUB TORONTO, incorporated under the Laws of the Province of Ontario, with its head office in the Municipality of Metropolitan Toronto, County of York.

TO:
Art. 1 The name of the organization is SWISS CLUB TORONTO, incorporated under the Laws of the Province of Ontario, with its head office in the City of Toronto, Ontario.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

## Elimination of Passive and Associate Memberships

Reason: Passive and Associate Memberships are deemed to be unnecessary as they have no benefits and no voting privileges.

## CHANGE FROM

Art. 1 There are five kinds of membership:
a) Honorary, voting members
b) Life-time voting members
c) Active voting members
d) Passive, non-voting members
e) Associate, non-voting members

The membership shall consist of the applicants for the incorporation of the corporation and such other individuals, as are admitted to membership by the Board of Directors. Family membership shall consist of husband and wife, each having one vote, and their dependent children up to 21 years of age, living in the same household. Such dependent children shall have no voting privileges.

## TO:

Art. $1 \quad$ There are three kinds of membership:
a) Honorary, voting members
b) Life-time voting members
c) Active voting members

The membership shall consist of the applicants for the incorporation of the corporation and such other individuals, as are admitted to membership by the Board of Directors. Family membership shall consist of husband and wife, each
having one vote, and their dependent children up to 21 years of age, living in the same household. Such dependent children shall have no voting privileges.

## ELIMINATION OF

Art. 4
Art. 4A
All other Articles will be renumbered accordingly

## CHANGE FROM

Art. 5 The membership of active and passive members whose behaviour is contrary to the interests of the Club may be suspended temporarily or in severe cases cancelled by a two-thirds majority of the Board of Directors. Such action must be ratified by the next following Annual General Meeting. Similarly honorary and life-time memberships may be suspended or cancelled by the Annual General Meeting upon recommendation of the Board of Directors.

## TO:

Art. 4 The membership of active members whose behaviour is contrary to the interests of the Club may be suspended temporarily or in severe cases cancelled by a two-thirds majority of the Board of Directors. Such action must be ratified by the next following Annual General Meeting. Similarly honorary and life-time memberships may be suspended or cancelled by the Annual General Meeting upon recommendation of the Board of Directors.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

Change of Membership Due Date
Reason: Extension of date before unpaid memberships will be cancelled

## CHANGE FROM

Art. 7 Membership dues in effect shall be collected for the calendar year. New members only joining the Club after August 1st of each year shall pay half the yearly dues for the remainder of the calendar year. Any change in membership dues proposed by the Board of Directors shall be approved by a majority of members at the Annual General Meeting. Membership dues for the current year not paid by March 31st. will result in cancellation of membership.

TO:
Art. 6 Membership dues in effect shall be collected for the calendar year. New members only joining the Club after August 1st of each year shall pay half the yearly dues for the remainder of the calendar year. Any change in membership dues proposed by the Board of Directors shall be approved by a majority of members at the Annual General Meeting. Membership dues for the current year not paid by June $30^{\text {th }}$ will result in cancellation of membership.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

Some other wording changes
Reason: Wording changes as part of full review of By-Laws

## CHANGE FROM

Art. 11 PROCEDURE OF ANNUAL GENERAL MEETINGS
a) Reading of minutes of last General Meeting.
b) President report
c) Treasurer report of the preceding year and report of the Auditor to be read and approved by the Membership.
d) Finance commission report
e) Amendments to the constitution. Notice of any amendment to the constitution shall be given to the members in writing at least thirty days prior to the meeting. Amendments to the constitution shall require a two-thirds majority by the members voting in person or by proxy as defined in Art.9.
f) Election of Directors, Officers, Finance Commissioners and at least one Auditor.
g) Motions and general business. A simple majority of members voting in person or by proxy as defined in Art. 9, is required.

## TO:

Art. 10 PROCEDURE OF ANNUAL GENERAL MEETINGS
a) Reading of minutes of last General Meeting.
b) President report
c) Treasurer report of the preceding year and report of the Auditor to be submitted at the meeting and approved by the Membership.
d) Finance commission report
e) Amendments to the by-laws. Notice of any amendment to the by-laws shall be given to the members in writing at least thirty days prior to the meeting. Amendments to the by-laws shall require a two-thirds majority by the members voting in person or by proxy as defined in Art. 8.
f) Election of Directors, Officers and Finance Commissioners and appointment of the Auditor.
g) Motions and general business. A simple majority of members voting in person or by proxy as defined in Art. 8, is required.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

## Elimination of $1^{\text {st }}$ Vice President

Reason: With the elimination of $2^{\text {nd }}$ VP two years ago, the $1^{\text {st }}$ VP naturally became just Vice President

## CHANGE FROM

Art. 12 The Board of Directors, or the President or 1st.Vice-President shall have the power to call a General Meeting of members on ten days notice sent by prepaid mail to last address recorded on the books of the Corporation.

## TO:

Art. 11 The Board of Directors, or the President or Vice-President shall have the power to call a General Meeting of members on ten days notice sent by prepaid mail to last address recorded on the books of the Corporation.

## CHAPTER 3 • BOARD OF DIRECTORS

Change of wording to make it gender neutral
Reason: Change of wording to make it gender neutral

## CHANGE FROM

Art. 6
The editor of the newsletter may, after any meeting in his discretion, report thereon unless a majority of the members of the Board of Directors present by vote request him not to publish any of the proceedings of such meeting. Board of Directors announcements and bulletins shall take priority over other news items in the newsletter. Advertisements are only to be accepted if financially benefiting the Club.

TO:
Art. 6 The editor of the newsletter may, after any meeting, report thereon unless a majority of the members of the Board of Directors present by vote request that none of the proceedings of such meeting be published. Board of Directors announcements and bulletins shall take priority over other news items in the newsletter. Advertisements are only to be accepted if financially benefiting the Club.

## CHAPTER 3 • BOARD OF DIRECTORS

Change of wording due to closing of Swiss Consulate
Reason: Due to the closing of the Swiss Consulate in Toronto, the wording has to be changed

## CHANGE FROM

Art. 9 The Swiss Consul General in Toronto is ex-officio honorary President of the Club.

TO:
Art. 9
The Representative of the Swiss Government for our area is ex-officio honorary President of the Club.

## CHAPTER 3 • BOARD OF DIRECTORS

Elimination of $1^{\text {st }}$ Vice President
Reason: With the elimination of $2^{\text {nd }}$ VP two years ago, the $1^{\text {st }} \mathrm{VP}$ naturally became just Vice President

## CHANGE FROM

Art. 12 All documents including bank documents required to be executed by the Corporation shall be signed by the President, 1st.Vice-President and Treasurer, or any two of them, and the seal of the Corporation shall be affixed to such instruments as require the same.
TO:
Art. 12 All documents including bank documents required to be executed by the Corporation shall be signed by the President, Vice-President and Treasurer, or any two of them, and the seal of the Corporation shall be affixed to such instruments as require the same.

## CHAPTER 4 • CLUB SECTIONS

Change of due date for section financial statements
Reason: The deadline for submitting the section financial statements to the Treasurer is changed to January 31st

## CHANGE FROM

Art. 6 Financial statements of each section must be submitted to the club's treasurer not later than January 20 of each year.

TO:
Art. 6
Financial statements of each section must be submitted to the club's treasurer not later than January 31 of each year.

Approved by the board of directors and the members at the AGM on February 10, 2017.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

Change Date of the Annual General Meeting
Reason: As there is no real reason why the AGM has to be held specifically in February and the weather situation could be bad that month on the day of the AGM, the time of when the AGM is to be held is extended to end of April instead of a specific month.

## CHANGE FROM

Art. 9 The Annual General Meeting is to be held in the month of February of each year, at the Head Office of the Corporation or elsewhere in Ontario as the Board of Directors may determine.

TO:
Art. 9 The Annual General Meeting is to be held in the month of April of each year, at the Head Office of the Corporation or elsewhere in Ontario as the Board of Directors may determine.

Approved by the board of directors and the members at the AGM on April 26, 2019.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

## Expand definition of family membership

Reason: Family units can take many different forms and the club should welcome all. Also, the voting age should be updated to reflect the current legal voting age in Ontario.

## CHANGE FROM:

Art. 1
The membership shall consist of the applicants for the incorporation of the corporation and such other individuals, as are admitted to membership by the Board of Directors. Family membership shall consist of husband and wife, each having one vote, and their dependent children up to 21 years of age, living in the same household. Such dependent children shall have no voting privileges.

TO:
Art. 1 The membership shall consist of the applicants for the incorporation of the corporation and such other individuals, as are admitted to membership by the Board of Directors. Family membership shall consist of two partners, each having one vote, and their dependent children up to $\mathbf{1 8}$ years of age, living in the same household. Such dependent children shall have no voting privileges.

## Change membership terms from calendar year to annual

Reason: Under the current model, membership is for a calendar year and renews in January. Members joining partway through the year pay a reduced membership fee. This is complex to manage and doesn't incentivize members who wish to join in the latter part of the year. Moving to an annual membership model, with renewal happening on the anniversary date of joining the club, is more flexible. The new membership management software also makes it easier to process renewals at any time of the year.
If this change is approved, the renewal date for all current members who do not have a recorded date of joining the club will remain on January $1^{\text {st }}$. For those members, membership dues for 2019 will exceptionally be collected up to June $1^{\text {st }}$, 2019.

## CHANGE FROM:

Art. 6 Membership dues in effect shall be collected for the calendar year. New members only joining the Club after August 1st of each year shall pay half the yearly dues for the remainder of the calendar year. Any change in membership dues proposed by the Board of Directors shall be approved by a majority of members at the Annual General Meeting. Membership dues for the current year not paid by June 30th will result in cancellation of membership.

## TO:

Art. 6 Membership dues in effect shall be collected annually. Any change in membership dues proposed by the Board of Directors shall be approved by a majority of members at the Annual General Meeting. Membership dues not paid within 90 days of the renewal date will result in cancellation of membership.

## CHANGE FROM:

Art. 7 Honorary, life-time and active members of the immediately preceding calendar year shall be eligible to vote at the Annual General Meeting. Honorary, life-time and active members of the current year shall be eligible to vote at special meetings of which notice has been mailed at least ten days prior to such meeting.

## TO:

Art. $7 \quad$ Honorary, life-time and active members in good standing as of March 31 ${ }^{\text {st }}$ shall be eligible to vote at the Annual General Meeting. Honorary, life-time and active members in good standing as of the date of the meeting shall be eligible to vote at special meetings of which notice has been mailed at least ten days prior to such meeting.

## Dissolution of the Finance Commission

Reason: The Finance Commission was created to oversee and actively develop investments for the explicit purpose of generating interest. As a non-profit organization, however, the Club is not allowed to hold investments for the purpose of generating interest revenue. For this reason, all Club investment funds have since been closed and transferred to a Guaranteed Interest Certificate (GIC) and Savings account. As a result, the Finance Commission has lost its purpose. At their meeting on March 8, 2018, the members of the Finance Commission unanimously decided to recommend dissolving the Commission and transferring responsibility on any re-investment of the Club's funds to the Board.

## CHANGE FROM:

Art. 10
PROCEDURE OF ANNUAL GENERAL MEETINGS
a) Reading of minutes of last General Meeting.
b) President report
c) Treasurer report of the preceding year and report of the Auditor to be submitted at the meeting and approved by the Membership.
d) Finance commission report
e) Amendments to the by-laws. Notice of any amendment to the by-laws shall be given to the members in writing at least thirty days prior to the meeting. Amendments to the by-laws shall require a two-thirds majority by the members voting in person or by proxy as defined in Art. 8.
f) Election of Directors, Officers and Finance Commissioners and appointment of the Auditor.
g) Motions and general business. A simple majority of members voting in person or by proxy as defined in Art. 8, is required.

## TO:

Art. 10 PROCEDURE OF ANNUAL GENERAL MEETINGS
a) Reading of minutes of last General Meeting.
b) President report
c) Treasurer report of the preceding year and report of the Auditor to be submitted at the meeting and approved by the Membership.
d) Amendments to the by-laws. Notice of any amendment to the by-laws shall be given to the members in writing at least thirty days prior to the meeting. Amendments to the by-laws shall require a two-thirds majority by the members voting in person or by proxy as defined in Art. 8.
e) Election of Directors and Officers and appointment of the Auditor
f) Motions and general business. A simple majority of members voting in person or by proxy as defined in Art. 8, is required.

## CHANGE FROM:

Art. 13
The members may by resolution passed by at least two-thirds of the votes cast at a General Meeting of which notice specifying the intention to pass such resolution has been given, remove any Director, Officer or Finance Commissioner before the expiration of his/her term of office, and may, by a majority of the votes cast at that meeting, elect any member in his stead for the remainder of his/her term.
TO:
Art. 13 The members may by resolution passed by at least two-thirds of the votes cast at a General Meeting of which notice specifying the intention to pass such resolution has been given, remove any Director or Officer before the expiration of his/her term of office, and may, by a majority of the votes cast at that meeting, elect any member in his stead for the remainder of his/her term.

## Allow use of email to communicate with members

Reason:
In addition to regular mail, the Board should also be able to communicate with members via email or any other mode of communication (when provided) to call a General Meeting.

## CHANGE FROM:

Art. 11 The Board of Directors, or the President or Vice-President shall have the power to call a General Meeting of members on ten days notice sent by prepaid mail to last address recorded on the books of the Corporation.

## TO:

Art. 11 The Board of Directors, or the President or Vice-President shall have the power to call a General Meeting of members on ten days notice sent to last address recorded on the books of the Corporation.

## CHAPTER 3 • BOARD OF DIRECTORS

## Reduce the number of Directors

Reason: The use of new membership management software makes it less onerous to manage the club's members and doesn't warrant a dedicated Board position anymore. Membership management duties can be combined with those of the Secretary.

Social events organized by the sections are now mostly open to all Club members, reducing the need for a Director of Entertainment. Having a smaller Board makes it also less challenging to fill in open positions.

## CHANGE FROM

Art. 1
The Board of Directors shall consist of: President, Vice-President, Secretary, Treasurer, Director of Entertainment, Editor of newsletter, Membership Chairperson and such other officers as are created from time to time, and the Chairman of each section as elected by the members of such sections; provided that the number of directors shall be a minimum of eleven and each shall be a member of the corporation.

## TO:

Art. 1 The Board of Directors shall consist of: President, Vice-President, Secretary, Treasurer, Editor of newsletter and such other officers as are created from time to time, and the Chairman of each section as elected by the members of such sections; and each shall be a member of the corporation.

## CHAPTER 5 • FINANCE COMMISSION

## Dissolution of the Finance Commission

Reason: See Chapter 2, Article 10 above

## CHANGE FROM

Art. 1 Funds including interest thereon earmarked for the purpose of purchasing an interest in investments shall be entrusted to the Finance Commission.

Art. 2 The Finance Commission shall be composed of seven members. The President of the Club shall automatically become a member of the Commission. The remaining six members shall be elected by the Annual General Meeting for a three year term.
Art. 3 Candidates for the Finance Commission must have been members of the club for at least two full calendar years prior to their election.
Art. 4 No member of the Finance Commission shall gain any personal of financial advantage by virtue of his honorary office.
Art. 5 The commissioners shall elect a chairman among their members to hold office for one year. The President of the club can not be elected as chairman of the Commission.

Art. 6 Five members of the Commission shall constitute a quorum.
Art. 7 The commissioners shall actively seek and investigate investments suitable for the Club.

Art. 8 The Finance Commission is authorized to acquire investments on behalf of the Swiss Club, Toronto. The total price of such investments is not to exceed $75 \%$ of the Corporation's (Club's) tangible net worth - which shall be based on the latest published Balance Sheet. Such purchase must however be approved by five of the seven Finance Commissioners. All Commissioners must cast a vote "Yes" or "No". No Commissioner shall abstain from voting.

Art. 9 The approval of real estate investments must be obtained at such General Meeting by at least $75 \%$ of votes cast, including proxies as defined in CHAPTER 2, Art. 9 .
Art. 10 Should a vacancy occur in the Finance commission during a regular term of office, the Board of Directors shall propose candidates. The first candidate to obtain a two-third majority of the remaining commissioners shall become a member of the Commission until the next following Annual General Meeting.

TO:
(abrogated)

Approved by the board of directors and the members at the AGM on April 14, 2023.

## CHAPTER 2 • MEMBERSHIP AND GENERAL MEETING

Simplification of process for honorary and life-time membership
Reason: Votes for honorary and life-time membership at the General Meeting are mostly a formality; the process can be simplified to have the Board of Directors vote and inform the members at the General Meeting.

Adding the President of the Swiss Canadian Chamber of Commerce as an honorary member codifies existing practice, and mirrors honorary membership of the President of the Swiss Club in the Chamber.

## CHANGE FROM:

Art. 2 Proposal for honorary membership must be submitted in writing to the Board of Directors at least thirty days prior to the Annual General Meeting. Such proposals, to be submitted to the Annual General Meeting, require a simple majority of the Board of Directors. A two-third majority of voting members present at the Annual General Meeting is required for acceptance. The foregoing procedure shall equally apply to proposals for life-time membership. Eligible for life-time membership shall be active members who have been members in good standing for a total of no less than thirty years.

The Swiss Ambassador in Ottawa is to be invited to be an honorary member of the Club.

## TO:

Art. 2 Proposal for honorary membership can be submitted to the Board of Directors at any time. Such proposals require a simple majority of the Board of Directors. The foregoing procedure shall equally apply to proposals for life-time membership. Eligible for life-time membership shall be active members who have been members in good standing for a total of no less than thirty years. New life-time and honorary memberships must be shared at the next Annual General Meeting.

The Swiss Ambassador in Ottawa is to be invited to be an honorary member of the Club. The Swiss Canadian Chamber of Commerce President is to be invited to be an honorary member of the Club.

## CHAPTER 3 • MEMBERSHIP AND GENERAL MEETING

## Relaxation of membership tenure requirements

Reason: Finding volunteers for the Board of Directors is difficult, and the existing membership requirements unnecessarily limited the number of eligible candidates, sometimes excluding members willing to step up.

## CHANGE FROM:

Art. 2 Candidates for any office of the Board of Directors must have been members of the Club for at least one full calendar year prior to their election, except for the President for whom a membership for at least two calendar years is required. The President of the Club must be of Swiss origin.

TO:
Art. 2
Candidates for any office of the Board of Directors must have been members of the Club for at least six months prior to their election, except for the President for whom a membership for at least one year is required. The President of the Club must be of Swiss origin.

