

**BYLAWS OF VALLEY MOUNTAIN REGIONAL CENTER,
Inc.**

ARTICLE I – NAME AND LOCATION

Section 1.01. Name. The name of this corporation shall be Valley Mountain Regional Center, Inc. (the “Corporation”).

Section 1.02. Principal Office of Corporation. The principal office for the transaction of the activities and affairs of this Corporation is located at 702 North Aurora Street, Stockton, San Joaquin County, California. The Board of Directors may change the location of the principal office. Any such change of location must be noted by the Secretary on these bylaws opposite this section. Alternatively, this section may be amended to state a new location.

ARTICLE II – PURPOSE AND MISSION

Section 2.01. Purpose. This Corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for charitable and public purposes. The charitable and public purposes for which the Corporation is organized include, but are not limited to, the following:

(a) The specific and primary purposes are to operate a nonprofit regional diagnostic, counseling and service center for developmentally disabled persons and their families exclusively for charitable purposes in accordance with the present objectives and provisions of Chapter 5 of Division 4.5 of the Welfare and Institutions Code and to carry on various other charitable projects for the developmentally disabled and their families, including but not limited to diagnosis, counseling, educational services and public information.

(b) The general purposes and powers are to have and exercise all rights and powers conferred, or which may hereafter be conferred, on nonprofit corporations under the laws of California, including the power to contract, rent, buy, or sell personal or real property; provided, however, that this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purpose of this Corporation.

Original Text-

Section 2.02. Mission. The mission of this Corporation is to ensure that people with developmental disabilities are provided opportunities and services to enable them to achieve their maximum potential through increased independence, productivity, and integration into the community.

Revised Text- Proposed 2/7/18

Section 2.02. Mission. The mission of this Corporation is to support people with

developmental disabilities as they enrich their lives through choices and inclusion. VMRC is committed to securing quality, individualized services in collaboration with families and the community.

ARTICLE III - DIRECTORS

Section 3.01. Number. The Corporation shall have three (3) directors residing in San Joaquin County, three (3) directors residing in Stanislaus County, one (1) director residing in Amador County, one (1) director residing in Calaveras County, and one (1) director residing in Tuolumne County. In addition, there shall be at least four (4), but no more than ten (10), general at-large directors who may reside in any of the five (5) counties. The terms of office and other conditions specified herein for directors of the Corporation shall also apply to the general at-large directors. A reasonable effort shall be made to recruit, elect, and retain the full complement of directors from each county, as specified in this section.

In the event that there is no nominee put forward by the Nominating Committee to fill a vacancy from a particular county, the vacancy may be designated an “interim at-large” position, and a new director may be elected to fill the vacancy for one (1) three (3) year term. This process may be repeated as long as no nominee is put forward by the Nominating Committee despite diligent recruitment efforts. Designation of an interim at-large position shall not decrease the number of general at-large positions available.

In accordance with Welfare and Institutions Code §4622, as presently enacted, a minimum of 50 percent of the members of the governing board shall be persons with developmental disabilities or their parents or legal guardians. No less than 25 percent of the members of the governing board shall be persons with developmental disabilities.

Furthermore, one (1) additional member shall be appointed annually by the Corporation’s Professional Advisory Committee and one (1) additional member shall be appointed annually by the Corporation’s Consumer Advisory Committee.

Section 3.02. Qualifications. Qualifications of directors are set forth in Welfare and Institutions Code §§4622 through 4628 and Title 17 of the California Code of Regulations §54520, as presently enacted. Amendments and revisions to these statutes as they are enacted are incorporated by reference as if set forth herein. No more than forty-nine percent (49%) of the persons serving on the Board may be “interested persons.” In addition to the criteria set forth in Welfare and Institutions Code §4626 and Title 17 of the California Code of Regulations §54520 an interested person is (a) any person compensated by the Corporation for services rendered to it within the previous twelve (12) months, whether as a full-time or part-time employee, independent contractor, or otherwise, excluding any reasonable compensation paid to a director as director, and (b) any brother, sister, ancestor, descendant, spouse, brother-in-law, sister-in-law, son-in-law, daughter-in-law, mother-in-law, or father-in-law of such person. However, any violation of this section shall not affect the validity or enforceability of transactions entered into by the Corporation. Furthermore, former employees of the Corporation who are retired must be separated for at least six (6) months before becoming eligible for Board membership. Former employees receiving CalPERS retirement benefits based on employment

by the Corporation are eligible to serve on the Board of Directors, and must not vote on any matters concerning retirement benefits.

Section 3.03. Term.

Original Text:

The term of office for directors shall be three (3) years, unless sooner terminated as provided for in this section or Section 3.11, except as provided herein.

Revised Text:

The term of office for Board directors shall be (1) year, with (2) subsequent (3) year terms whereas total service on the Board shall not exceed (7) years within an (8) year time period. A “year” is defined as beginning July 1, and ending on June 30th of the following calendar year. For example, a “year” is demonstrated herein beginning July 1, 2017 and ending June 30th, 2018. After a director is elected, his/her service within the scope of any term is voluntary, and can be terminated at the discretion of the director himself/herself or in accordance with other provisions incorporated within Bylaws VMRC Inc.

Proposed Text 2/7/18

The Nominating Committee at its discretion can make either (1) year, (2) year or (3) year offers for any prospective board member to serve on the board of directors for VMRC. Subsequent terms can be either (1) year, (2) years or (3) years. Total service on the board cannot exceed (7) years within an 8 year time period. A “year” is defined as beginning July 1, and ending on June 30th of the following calendar year. For example, a “year” is demonstrated herein beginning July 1, 2017 and ending June 30th, 2018. After a director is elected, his/her service within the scope of any term is voluntary, and can be terminated at the discretion of the director himself/herself or in accordance with other provisions incorporated within Bylaws VMRC Inc.

A Director's term shall automatically terminate, regardless of the time served, whenever: (a) the Corporation ceases to have an agreement with the State of California for providing services to the County represented by the respective Director, or (b) a majority of the remaining Directors determine that the Corporation has in fact ceased to provide services for such County. A Director elected to fill a vacancy on the Board shall complete the term of the individual replaced, and be eligible for re-election for an additional term or terms. A Director shall not serve more than seven (7) years within an eight (8) year period in accordance with Welfare and Institutions Code §4622(f).

Section 3.04. Election. The directors of the Corporation shall be elected by majority vote of the Board. Directors, including those elected to fill vacancies as described in Section and 3.12, may be elected or seated at any regular Board meeting. Nominees shall be named by the Nominating Committee, described in Section 5.04, pursuant to procedures established by the Board. Elections shall be conducted pursuant to procedures established by the Board.

Section 3.05. General Powers. Subject to the provisions and limitations of the California Nonprofit Public Benefit Corporation Law and any other applicable laws, and subject to any imitations of the Articles of Incorporation, the Corporation's activities and affairs shall be managed, and all corporate powers, including the power to control property owned by the Corporation, shall be exercised by or under the direction of the Board.

Section 3.06. Specific Powers. Without prejudice to the general powers set forth in Section 3.05, but subject to the same limitations, the Board shall have the power and duty to do the following:

(a) **Duties Imposed by Law, Articles, or Bylaws.** Perform any and all duties imposed on the Board, collectively or individually, by law, by the Articles of Incorporation of this Corporation, or by these bylaws.

(b) **Officers, Directors and Employees.** Appoint, discharge, prescribe the duties, and fix the compensation, if any, of all corporate Officers, Directors and employees, including the Corporation's Executive Director, who shall serve at the pleasure of the Board and, subject to the review and approval of the Board, shall control the affairs of the Corporation, and the Corporation's Chief Financial Officer.

Section 3.07. Compensation. Directors and officers, with the exception of the Executive Director and Chief Financial Officer, shall serve without compensation.

Section 3.08. Meetings.

(a) **Definition of Meetings.**

Original Text:

As used in these Bylaws, and unless otherwise noted, the term "Board Meeting" includes all meetings conducted by any committee of the Board, wherein the committee exercises the authority delegated to it by the Board beyond that specified in Article V. This definition does not apply to Board retreats planned solely for educational purposes.

Revised Text: Agreed to 2/7/18

As used in these Bylaws, and unless otherwise noted, the term "Board Meeting" includes all meetings and any committee meeting of the Board when the board director or committee exercises the authority delegated to it by the Board. Board meetings and Board committee meetings are open meetings to the public, with the exception of closed sessions for limited scope subject matter specified in 3.08 (k). This definition of "Board Meeting" does not apply to Board retreats planned solely for educational purposes.

(b) **Regular Meetings.**

Original Text:

The Directors shall hold regularly scheduled Board meetings at a time and place determined by the Board of Directors. Directors shall, by July 1 of each year, set the time and place of Board meetings for the following fiscal year, which may change at the Board's discretion.

Revised Text:

The Directors shall hold regularly scheduled Board meetings occurring at least (7) times each term beginning July and inclusive of August, October, December, February, April and ending in June. Board meetings can occur more often as needed, but must comply with notice requirements expressed in Section 3.08. (d). Directors shall by July 1, for every prospective term set the time and place of Board meetings. Board meeting dates, times and location may be modified or changed at the discretion of the Board. If the Board of Directors do not meet in a given month, the Executive Committee shall meet to conduct the business of the full board, subject to open meetings requirements and public notice expressed in Sections 3.08 (a) and 3.08 (d).

Proposed Revision 2/7/18

The Directors shall hold regularly scheduled Board meetings occurring at least (7) times each ~~term beginning July and inclusive of August, October, December, February, April and ending in June.~~ fiscal year. Board meetings can occur more often as needed. ~~but must comply with notice requirements expressed in Section 3.08.~~ (d). Directors shall by July 1, for every prospective term set the time and place of Board meetings. Board meeting dates, times and location may be modified or changed at the discretion of the Board. If the Board of Directors do not meet in a given month, the Executive Committee shall meet to conduct the business of the full board, subject to open meetings requirements and public notice expressed in Sections 3.08 (a) and 3.08 (d).

(c) **Public Attendance.** All persons shall be permitted to attend any Board meeting, except as otherwise provided herein.

(d) **Notice of Regular Board Meetings.**

Original Text:

The Secretary of the Corporation shall cause to be delivered notice of the time and place of regular Board meetings to each Director personally or by mail or e-mail at least seven (7) days prior to any such meeting. The Secretary shall also cause to be delivered by mail or e-mail

notice of regular Board meetings to the Area VI Developmental Disabilities Board, the Coalition of Local Agency Service Providers (CLASP), major service providers, local newspapers of general circulation, and to any person who requests such notice in writing. Notice shall be sent at least seven (7) days in advance of each Board Meeting. The notice shall include the date, time, and location of, and a specific agenda for the Board meeting.

Revised Text: Agreed to 2/7/18

The Secretary of the Corporation shall cause U.S. mail or email notice of the event of Board meetings to any person who request notice in writing. The State Council on Developmental Disabilities, North Valley Hills Office and the Coalition of Local Agency Service Providers (CLASP) shall receive either U.S. mail or email notice. Notice shall be posted on Valley Mountain Regional Center Inc. webpage at least (7) days prior to any board meeting or any board committee meeting and concurrently U.S. mailed or emailed to described entities and person(s). Notice shall include, the date, and location and a specific agenda for the meeting. This notice procedure shall not preclude the VMRC board from taking action on any urgent request made by the Department of Developmental Services, not related to purchase of service reductions, for which the board makes a specific finding that notice could not have been provided as least (7) days before the meeting, or on new items brought before the board meeting by members of the public. (Mostly verbatim WIC § 4661(a), tightened up language).

Agreed to 2/7/18

(e) **Agenda.** The notice of Board or Board Committee meeting described in Section 3.08(d) shall be accompanied by an agenda for the Board or Board Committee meeting, which shall include a brief description of all substantive topic areas to be discussed during the Board meeting. No action item shall be added to any agenda subsequent distribution, except as where:

(1) There has been an urgent request by the Department of Developmental Services that is not related to purchase of service reductions for which the Board makes a specific finding that notice could not have been provided at least seven (7) days in advance of the meeting; or

(2) A new item has been brought before the Board at a meeting by one (1) or more members of the public.

New Text- Agreed to 2/7/18

(3) Valley Mountain Regional Center shall maintain all recordings and written comment submitted as testimony on agenda items for no less than (2) years. These materials shall be made available for review by any person, upon request. (Excerpt WIC §4661 (b))

(f) **Conduct of Meetings and Voting.** All Board meetings shall be governed by Robert's Rules of Order, as such rules may be revised from time to time, insofar as such rules are not inconsistent or in conflict with these bylaws, with the Articles of Incorporation of this Corporation, or with applicable law. Board meetings shall be presided over by the Chairperson, who shall be the President of the Corporation, or in the President's absence by the Vice President, or in the absence of both, by a chairperson chosen by a majority of Directors present. The Secretary of the Corporation shall act as Secretary of the Board of Directors; the presiding officer may appoint any person to act as Secretary of the meeting. Any person shall have the right to record the proceedings on a tape recorder in the absence of a reasonable finding by the Board that such recording constitutes, or would constitute, a disruption of the proceedings.

Proposed April 4, 2018

Voting shall be by acclamation, show of hands, or roll-call at the discretion of the President or other presiding officer. **Abstaining from any vote is permissible by a board director demonstrated when not participating in discussion related to the vote and/or not engaging in influential gestures and/or non-verbal communication. (Recommended by Lorenzo Cuesta, Registered Parliamentarian).** Any member may request and shall receive a show of hands or roll-call vote on any measure unless a majority of voting members present objects. The vote on a motion to remove a Director in accordance with Section 3.11, or the Executive Director, shall be by anonymous paper ballot.

The Board President or other presiding officer may cast a vote only when the vote is by paper ballot or for the purpose of breaking a tie.

(g) **Public Input.** Time shall be allowed for public input at each Board Meeting. General procedures, including time limits, shall be determined by the Board and enforced by the Chairperson unless waived by a majority of members in attendance. Board members may ask questions of speakers for the purpose of clarification only.

(h) **Public Records.** Agendas and other writings or materials distributed prior to or during a Board meeting for discussion or action at the meeting shall be considered public records, except those materials distributed during, and directly related to, a closed meeting authorized under Section 3.08(l). Writings which are distributed prior to commencement of a Board Meeting shall be made available for public inspection upon request prior to commencement of the meeting. Writings which are distributed during a Board meeting shall be made available for public inspection upon request prior to or at the time of their discussion at the meeting. A reasonable fee may be charged for a copy of a public record distributed pursuant to this Section.

(i) **Accessibility.** The Corporation shall not conduct any Board meeting, conference, or other function in any facility that prohibits the admittance of any person, or persons, on the basis of race, religious creed, color, national origin, ancestry, sex, disability, or any other characteristic listed or defined in Government Code §11135, as currently in effect or amended. All Board meetings shall be held in facilities accessible to persons with physical disabilities.

Agreed to 2/7/18

(j) Emergency Meetings. In the case of an emergency situation involving matters upon which prompt action is necessary due to the disruption or threatened disruption of regional center services, an emergency meeting may be called without complying with the advanced notice requirements set forth in Section 3.08(d). “Emergency situation” means any activity which severely impairs public health, safety, or both, as determined by a majority of the members of the Board. In these situations, advance notice shall be provided if practicable. In addition, ~~the area board~~ **the State Council on Developmental Disabilities, North Valley Hills Office** shall be notified by telephone of each emergency meeting. The minutes of an emergency meeting, including a description of any actions taken at the meeting, shall be mailed immediately to ~~those persons described in Welfare and Institutions Code §4661~~ **any person requesting notice of “emergency meetings” and the Coalition of Local Area Service Providers (CLASP).**

Delete Text (k)- Agreed to 2/7/18

~~Special Meetings. Special meetings of the Board for any purpose may be called at any time by the President, or the Vice President, Secretary or any two (2) directors. Notice of the time and place of special meetings shall be given to each Director by one of the following methods: (1) personal delivery of written notice; (2) first class mail, postage prepaid; (3) telephone, including a voice messaging system or other system or technology designed to record and communicate messages, or by electronic transmission, either directly to the Director or to a person at the Director’s mailing address who would reasonably be expected to communicate that notice promptly to the Director; (4) facsimile; (5) electronic mail; or (6) other electronic means. All such notices shall be given or sent to the Director’s address or telephone number as shown on the Corporation’s records. Notices sent by first class mail shall be deposited in the United States mail at least four (4) days before the time set for the meeting. Notices given by personal delivery, telephone, or electronic transmission shall be delivered, telephoned, or sent, respectively, at least forty-eight (48) hours before the time set for the meeting. The notice shall state the time of the meeting and the place, if the place is other than the Corporation’s principal office. The notice need not specify the purpose of the meeting. As a special precaution, the Area VI Board shall be notified by telephone of each special meeting. The minutes of each special meeting, including a description of any actions taken at the meeting, shall be mailed within five (5) business days to those persons described in Section 3.08(d).~~

Original Text:

(l) Closed Meetings. Notwithstanding Section 3.08(c), the Board and its committees may hold a closed meeting to discuss or consider one (1) or more of the following:

Revised Text now (k):
Agreed to 2/7/18

April 4, 2018, researched statute, it does not prohibit the Executive Committee from having

closed sections as long as the sessions comply with WIC Section 4663 and the Executive Committee is exercising authority delegated to it by the governing board, see WIC Section 4660, and Bylaw "Meetings" Section 3.08(b). Issue raised by Mr. Cuesta. Proposed bylaws language conforms to statute. A. Hill

Closed Sessions. The Board and ~~its committees~~ the Executive Committee may hold closed meeting sessions. Prior to and directly after holding any closed session, the VMRC board shall state the specific reason or reasons for the closed session. In the closed session, the board may consider only those matters covered in its statement **(see WIC 4663 (b))**. Substantive content within the scope of closed session(s) may include (1) or more of the following:

- (1) Real estate negotiations.
- (2) The appointment, employment, evaluation of performance, ~~dismissal of the Executive Director and Chief Financial Officer~~ or dismissal of a VMRC employee.
- (3) Employee salaries and benefits.
- (4) Labor contract negotiations.
- (5) Pending litigation, when discussion in open session concerning those matters would prejudice the Corporation's position in the litigation. Litigation shall be considered pending when any of the following circumstances exist:
 - (a) An adjudicatory proceeding has been formally initiated, wherein the Corporation is a party.
 - (b) A point has been reached where, based on existing facts and circumstances and the advice of legal counsel, it is determined that there is a significant exposure to litigation against the Corporation.
 - (c) Based on existing facts and circumstances, the Corporation has decided to initiate or is deciding whether to initiate litigation.

Delete Text:

Agreed to 2/7/18

(6) Personnel issues.

(6) Any matter specifically dealing with a particular client of the Corporation must be conducted in a closed session, except where it is requested that the issue be discussed publicly by the client, the client's conservator, or the client's parent or guardian where the client is a minor.

Delete Text:

Agreed to 2/7/18

~~Prior to holding a closed session pursuant to this Section, the Board shall publicly identify the issue(s) to be discussed during the closed session and specify the reason or reasons for the closed session. In the closed session, the Board may consider only those matters covered in its statement.~~ Minutes of closed sessions shall be kept by an Officer or employee designated by the Board. Minutes of closed sessions shall not be considered public records.

(l) **Presentations at Board meetings.** At the discretion of the Board President, any outside entity may be allowed or invited to make a presentation to the Board at a regularly scheduled meeting, provided the following conditions are met.

(1) The presenter is not seeking vendorization or a new program or program component, or otherwise attempting to do business with Valley Mountain Regional Center. In other words a presentation cannot be a “sales pitch”.

(2) The presentation does not exceed 20 minutes, including time for questions and answers.

(3) The presentation relates to a policy issue or major responsibility of the regional center.

(4) The presentation does not present a particular religious or political point of view.

The Corporation May request background material from the potential presenter as a condition of being allowed to present.

(m) The provisions of Sections 3.08 (a) through (l) shall not apply to the Corporate affairs of the Board which have no relationship to the role and responsibility of a regional center as set forth in Welfare and Institutions Code §§4620-4659.

April 4, 2018 revised

Section 3.09. Majority Action as Board Action. Every act or decision done or made by a majority of the Directors present at a Board meeting duly held, with notice delivered to the Directors and the public, as specified in Section 3.08(d) and (k), at which a quorum is present, is the act of the Board of Directors, unless the law, the Articles of Incorporation of this Corporation, or these Bylaws require a greater number. A quorum shall consist of ~~one half (1/2)~~ at least ½, plus one of the Directors currently serving on the Board or the Executive Committee. (A quorum exist, when the above threshold of either ½ of the directors on the full board or ½ of the directors on the Executive Committee is in attendance, and does not default to ½ of the directors present at either a board meeting or Executive Committee meeting) Attendance is very important, because it impacts the board’s ability to take action. (½, plus one threshold is recommended by Lorenzo Cuesta, Registered Parliamentarian.)

Section 3.10. Contracts with Directors.

(a) No Director of this Corporation, nor any other corporation, firm, association or entity in which one (1) or more of this Corporation's Directors are directors or officers or have a material financial interest, shall be interested, directly or indirectly, in any contract or transaction with this Corporation, unless:

(1) The Corporation entered into the transaction for its own benefit;

(2) The transaction was fair and reasonable at the time the Corporation entered into the transaction;

(3) Prior to consummating the transaction or any part thereof, the Board authorized or approved the transaction in good faith, by a vote of a majority of the Directors then in office without counting the vote of the interested Director(s), and with knowledge of the material facts concerning the transaction and the Director's interest in the transaction; and

(4) (i) Prior to authorizing or approving the transaction, the Board considered and in good faith determined, after reasonable investigation under the circumstances, that the Corporation could not have obtained a more advantageous arrangement with reasonable effort under the circumstances, or (ii) the corporation in fact could not have obtained a more advantageous arrangement with reasonable effort under the circumstances.

(b) This Section does not apply to:

(1) An action of the Board fixing the compensation of a Director as a Director or Officer of the Corporation;

(2) A transaction that is part of an education or charitable program of this Corporation if it: (i) is approved or authorized by the Corporation in good faith and without unjustified favoritism; and (ii) results in a benefit to one (1) or more Directors of their families because they are in the class of persons intended to be benefited by the educational or charitable program of this Corporation; or

(3) A transaction, of which the interested Director(s) have no actual knowledge, and which does not exceed the lesser of one (1) percent of the gross receipts of the corporation for the preceding fiscal year or one hundred thousand dollars (\$100,000).

[April 4, 2018 \(discussion\)](#)

Section 3.11. Removal of Directors. Any individual director may be removed from office at any time and for any reason by the vote of two-thirds (2/3) of the Directors of the Corporation ????. If any Director is so removed, a new Director shall be appointed at the same meeting or shortly thereafter, and shall hold office for the remainder of the term of the removed Director.

Any Director who has three (3) consecutive absences from Board of Directors meetings, or four (4) absences in any 12 month period shall receive a letter from the President of the Board requesting written confirmation of the Director's commitment to the Board, explaining that failure to provide a satisfactory response within a specified period of time may result in removal from the Board.

Section 3.12. Vacancies. Vacancies on the Board of Directors shall exist upon the happening of any of the following events: death of a Director, declaration by final order of court that a Director is of unsound mind, a Director is conviction of a felony, declaration by final order of court that a Director breached a corporate duty, removal of a Director, expiration of term of any Director, whenever the number of Directors authorized by these Bylaws is increased, or on failure of the Directors in any election to elect the number of Directors authorized by these Bylaws.

Section 3.13. Disability Accommodations. Any Director who has an identified disability shall be entitled to reasonable accommodation in accessing Board-related information, travel to and from Corporation-sponsored events, and participation in Board and committee deliberations. Such reasonable accommodation shall be at the expense of the Corporation.

Facilitators assigned or hired to work with a Director who has an identified disability shall be included in all Board discussions, including executive sessions, in which the Director would otherwise be a participant. Facilitators shall also have access to all documents and other materials provided to Directors by staff.

ARTICLE IV - OFFICERS

Section 4.01. Number and Titles. The Officers of the Corporation shall be a President, a Vice President, a Secretary, a Treasurer, the immediate Past President, Executive Director, and Chief Financial Officer. With the exception of the Executive Director and Chief Financial Officer, a person may hold more than one (1) office.

April 4, 2018 discussion see proposed changes

Section 4.02. Officer Qualification, Election, Term of Office and Vacancies. Board member Officers of the Corporation, ~~except the Executive Director and Chief Financial Officer,~~ may be elected at any regular public meeting of the Board and shall be installed at the next regular meeting. ~~All Officers, except the Executive Director and Chief Financial Officer,~~ Board Member Corporate officers shall be elected from among the Directors, by majority vote. Officers shall serve continuous one (1) year terms until their successors are elected, unless the Officer resigns or is removed by majority vote of the Board.
(The Executive Director and CFO cannot be elected as officers by the board, because these individuals are corporate officers in accordance with California Corporations Code).

Vacancies shall be filled by majority vote of the Board.

Agreed to 2/7/18

April 4, 2018 discussion proposed modification to remove bias, and encourage consensus, achieved by removing certain authority related to appointments and thereafter assigning to the Executive Committee.

Section 4.03. Duties of President. The President shall preside over all meetings of the Board of Directors ~~and the Executive Committee, appoint all committees and committee chairpersons except the chair of the Finance and Personnel Committee in accordance with Section 4.06,~~ and perform all duties incident to the office, and such other duties as provided in these Bylaws or as may be prescribed from time to time by the Board of Directors. ~~The President is empowered to appoint committee members and committee chairpersons and establish additional standing committees and appoint ad hoc committees, appoint its chairperson and committee members. The President shall serve as an ex officio member of all committees.~~

Agreed to 2/7/18

Section 4.04. Duties of Vice President. The Vice President shall perform all duties, and exercise the powers, of the President when the President is absent. The Vice President shall perform such other duties as may be prescribed from time to time by the Board of Directors. ~~In consultation with the President, the Vice President shall preside over the Executive Committee, and serve in the role of the chairperson.~~

Agreed to 2/7/18

Section 4.05. Duties of Secretary. The Secretary shall ensure that minutes are kept of all meetings, proceedings and actions of the Board and of Committees of the Board, corporate records are appropriately maintained, all notices are given as required by law or by these Bylaws, and, generally, shall perform all duties incident to the office of Secretary such as retention of the Articles of Incorporation and these Bylaws, and such other duties as may be required by law, by the Articles of Incorporation, or by these Bylaws, or may be assigned from time to time by the Board of Directors. The minutes of meetings shall include the time and place that the meeting was held; whether the meeting was annual, general or special, and, if special, how authorized; the notice given; and the names of persons present. ~~The Secretary or appointee of the President shall serve as the chairperson of the Bylaws Committee which shall inaugurate by order of the President.~~

Section 4.06. Duties of Treasurer. The Treasurer shall have charge and custody of all funds of the Corporation, shall ensure that such funds are deposited as required by the Board of Directors; that adequate and correct accounts of the Corporation's properties and business transactions are kept and maintained, that reports and accountings are rendered to the Directors as required by the Board of Directors, and shall in general perform all duties incident to the office of Treasurer and such other duties as may be required by the law, by the Articles of Incorporation, or by Bylaws, or which may be assigned from time to time by the Board of

Directors. The Treasurer shall also serve as the Chairperson of the Finance and Personnel Committee.

Agreed to 2/7/18

Section 4.07. Duties of Past President. The immediate Past President shall be a member of the Executive Committee, and shall serve as the chairperson of the Nominating Committee, if the Nominating Committee is without an active chairperson. If the Past President's term of service has expired in accordance with Section 3.03, the President shall appoint an eligible board member.

April 4, 2018 (discussion) The Executive Director is a corporate officer by virtue of California Corporations Code. This makes clear that although the Executive Director is an officer, the Executive Director cannot vote on board action and is not member of the board.

Section 4.08. Duties of Executive Director. The Executive Director shall be responsible for the day-to-day management and operation of the Corporation and shall be responsible for administration of policies adopted by the Board of Directors. The Executive Director shall serve as an ex-officio, non-voting Corporate Officer as an attendee of the Board of Directors meetings and of all committees. The Executive Director cannot vote on Board Action and is not a Board member.

Section 4.09. Duties of Chief Financial Officer. Under direction of the Executive Director, the Chief Financial Officer shall be responsible for all financial affairs of the Corporation, including but not limited to accounting, physical plant, and budget preparation and reporting.

Phase 1 amendments after this point still need committee review. Also, committee should review Sections 2.02, 3.03, 3.08(b), 3.09. A.H.

ARTICLE V – COMMITTEES

April 4, 2018 (New Text)

Section 5.01. Identification of Committees. The Corporation's standing committees shall be the Executive Committee, Nominating Committee, Finance and Personnel Committee, Consumer Services Committee, Public Policy Committee and Bylaws Committee. The President may appoint other committees or task forces as deemed necessary. Participation on standing committees and ad hoc committees is not limited to members of the Board of Directors.

New Text: April 4, 2018 reviewed and consistent with WIC Section 4660 (b).

Section 5.02. Open Meeting Requirement. Valley Mountain Regional Center Inc.

Board committee meetings are open public meetings, unless the committee exercises its rights to hold a closed session, limited to closed session requirements expressed in Section 3.08 (k) of Bylaws VMRC Inc.

Delete Text:

Section 5.03. Executive Committee. The Executive Committee shall consist of all the Officers of the Board of Directors and the Chairpersons of all standing committees. Its meetings are open to all Board members. The Executive Committee is empowered to direct the business of the Corporation on an emergency basis. The Executive Committee shall review and approve the performance and compensation of the Executive Director and the Chief Financial Officer.

New Text: Revised Text April 4, 2018 clarifies Executive Committee can have closed sessions. Potential issue identified by Mr. Cuesta.

Section 5.03. Executive Committee The Executive Committee exercises authority delegated to it by the Board. . The Executive Committee shall consist of all the Officers of the Board of Directors and the Chairpersons of all standing committees. Its meetings are open to all Board members and the public. However, the Executive Committee can hold closed sessions consistent with the authority of Welfare and Institutions Code Section 4660(b) and only within the scope of items specified in Welfare and Institutions Code Section 4663(a). The Executive Committee is empowered to direct the business of the Corporation on an emergency basis. The Executive Committee shall review and approve the performance and compensation of the Executive Director. The Executive Committee is responsible for accessing the training needs of the VMRC board of directors through feedback from board members and other sources to assure California Corporate Law and Lanterman Act compliance occurs while the board engages performance of its accepted responsibilities. The Executive Committee is tasked with creating and sustaining a board training procedure intended to build a foundation of knowledge necessary for its effective oversight of VMRC Inc. operations and contract obligations owed to the State Department of Developmental Services.

April 4, 2018 text now conforms to Bylaws Section 3.03.

Section 5.04. Nominating Committee. The Nominating Committee exercises authority delegated to it by the board. The Nominating Committee shall consist of a chairperson and at least four (4) other directors appointed by the President. In addition, the State Council on Developmental Disabilities, North Valley Hills Office and the Coalition of Local Area Service Providers and the Area VI Developmental Disabilities Board shall each be invited to appoint a representative. Its meetings are open to all Board members and the public. It is the responsibility of the Nominating Committee to present nominations to the Board of Directors to fill vacancies on the Board, and to present a slate of candidates for President, Vice-President, Secretary, and Treasurer of the Corporation. The Nominating Committee can hold closed sessions consistent with the authority of Welfare and Institutions Code Section 4660(b) and only within the scope of items specified in Welfare and Institutions Code Section 4663(a). The Nominating Committee is responsible for determining the proposed new Director's specific offer for service either (1)

year, (2) year, or (3) year in length. The offer and length of service for the prospective Director is made at the discretion of the Nominating Committee, afterward subject to ratification by the full board.

Section 5.05. Finance and Personnel Committee. The Finance and Personnel Committee shall consist of a chairperson, the Chief Financial Officer, and at least four (4) directors appointed by the President. In addition the Coalition of Local Area Service Providers shall be invited to appoint a representative. **Its meetings are open to all Board members and the public.** It is the responsibility of the Finance and Personnel Committee to review and make recommendations to the Directors relative to financial and personnel policy, review audits, review and monitor the Corporation's fiscal condition.

Section 5.06. Consumer Services Committee. The Consumer Services Committee shall consist of a chairperson, and at least four (4) members appointed by the President. In addition **the State Council on Developmental Disabilities, North Valley Hills Office** and the Coalition of Local Area Service Providers ~~and the Area VI Developmental Disabilities Board~~ shall each be invited to appoint a representative. **Its meetings are open to all Board members and the public.** It is the responsibility of the Consumer Services Committee to develop and recommend to the Board policy regarding purchase of service, case management, clinical services, quality assurance and contracting policy, needs assessment, resource development, affordable housing, transportation, POS balance grants, and to review service development projects.

New Text:

Section 5.07. Bylaws Committee. The Bylaws Committee shall consist of a chairperson and at least three (3) other directors, all appointed by the President. Its meetings are open to all Board members and the public. The President shall serve ex-officio on this committee and will vote on change proposals only in the event of a tie. This committee will convene at least once annually or as often as needed for the purpose of reviewing the Bylaws, Articles of Incorporation and Welfare and Institutions Code to confirm whether or not changes are required to sustain compliance with California Corporate Law, Statutory requirements and to meet the needs of the Board of Directors. It is the responsibility of the Bylaws Committee to receive feedback from informed professionals (including VMRC management, community leaders, legal counselor, parliamentarian, etc. depending on the issues).

Section 5.08. Public Policy Committee. The Public Policy Committee consist of a chairperson and at least three (3) other directors, and interested community stakeholders (at the discretion of the president), all appointed by the President. Its meetings are open to all Board members and the public. The President shall serve ex-officio on this committee and will vote on position recommendations to the board only in the event of a tie. This committee will establish a schedule of meetings sufficient to analyze proposed legislation impacting consumers, consumers' families, and stakeholders, monitor recommendations from the Association of Regional Center Agencies (ARCA), recommend positions for the board, inform our local community stakeholders, and inform our local policymakers of the impact of these proposals on people with developmental disabilities.

Section 5.09. Appointment of Standing Committee Members. The President of the Board may, with approval of the Executive Committee, appoint persons with special interest or expertise as voting members of any standing committee except the Executive Committee. Such members shall be limited to a term of one (1) year, unless reappointed.

Section 5.10. Limited Authority of Committees. No standing or ad hoc committee of the Board shall take action for the Board unless authority is specifically delegated by action of the Board. Committees may take action by majority vote at meetings in which a quorum is present, unless the law, the Articles of Incorporation of this Corporation, or these bylaws require a greater number. A quorum shall consist of one-half (1/2) of the committee members currently serving on the committee. Any action of a committee taken pursuant to the specific delegation described herein must be subsequently ratified at a Board meeting in order to be binding on the Corporation.

Delete Text:

~~**Section 5.08. Open Committee Meetings.** With the exception of the Executive Committee, meetings of standing or ad hoc committees of the Board are open to members of the general public, except where restrictions cited in Section 3.08(1) apply.~~

Section 5.11 Public Participation. At the discretion of the chairperson of a standing committee, any person with a viewpoint or expertise deemed helpful to a task before the committee may be invited to attend one (1) or more meetings of the Committee as a non-voting participant.

Section 5.12. Ad Hoc Committees. The President of the Board may appoint an ad hoc committee in order to accomplish tasks which are determined to be inconsistent with the responsibilities of standing committees. Such appointments shall be for a specific purpose and period of time. Any person may be appointed a voting member of such ad hoc committee.

Section 5.13. Limitation on Board Participation. No standing or ad hoc committee of the Corporation shall include, as voting members, a quorum of the Board of Directors. If at any time the number of Directors currently serving on the Board declines to a point where any committee would comprise a quorum of the Board, the membership of such committee(s) shall be reduced by removing the most junior member(s) of the committee in terms of committee membership, excluding the chairperson, until the number of voting Board members totals less than a quorum. When total Board membership increases, members thus removed from committees may be reinstated.

Section 5.14. Specific Voting Rights. Unless otherwise specified in this Article, representatives of organizations authorized or invited by the Corporation's Board of Directors to participate on standing or ad hoc committees shall be voting members of those committees except where prohibited by Welfare and Institutions Code §4622(k), or any other applicable law or regulation. Employees or contractors of such organizations shall not be voting members of any standing committee and shall not exercise the proxy of any voting member.

ARTICLE VI - MISCELLANEOUS PROVISIONS

Section 6.01. No Members. This Corporation shall have no voting members within the meaning of Nonprofit Corporation Law. The Corporation's Board of Directors may, in its discretion, admit individuals to one (1) or more classes of nonvoting members; the class or classes shall have such rights and obligations as the Board finds appropriate.

Section 6.02. Fiscal Year. The fiscal year of the Corporation shall be from July 1 through June 30, inclusive.

Section 6.02. Corporate Seal. The Corporation shall have a seal which shall be in such form and contain such matter as shall be specified by resolution of the Board of Directors. The seal shall be affixed to all corporate instruments, but failure to affix it shall not affect the validity of any such instrument. The seal shall be kept in the safe custody of the Corporation's Secretary.

Section 6.03. Endorsement of Documents and Contracts. Subject to the provisions of applicable law, the Board of Directors may authorize any Officer or Officers to execute any note, mortgage, evidence of indebtedness, contract, conveyance or other instrument in writing and any assignment or endorsement thereof executed or entered into between the Corporation and any other person or entity. Any such instruments may be signed by any other person or persons and in such manner as from time to time shall be determined by the Board, and, unless so authorized by the Board, no Officer, agent, or employee shall have any power or authority to bind the Corporation by any contract or engagement or to pledge the creditor to render it liable for any purpose or amount.

Section 6.04. Construction and Definitions. Unless the context requires otherwise, the general provisions, rules of construction and definitions in the California Nonprofit Corporation Law shall govern the construction of these Bylaws. Without limiting the generality of the preceding sentence, the masculine gender includes the feminine and neuter, the singular includes the plural, the plural includes the singular, the present tense includes the past and future tenses, and the future tense includes the present, and the term "person" includes both a legal entity and a natural person, the term "shall" is construed to be mandatory while the term "may" is construed to be permissive.

Section 6.05. Effective Date. These Bylaws shall become effective immediately upon their adoption. Amendments to these Bylaws shall become effective immediately upon their adoption unless the Board of Directors in adopting them as hereinafter provided, provide that they are to become effective at a later date.

Section 6.06. Amendment. Subject to any provisions of laws applicable to the amendment of bylaws of nonprofit corporations, these Bylaws may be altered, amended or repealed and new bylaws adopted by the vote of a majority of Directors present at any special or regular meeting of Directors at which a quorum is present, provided that written notice of such meeting and of the intention to change these Bylaws thereat is delivered to each Director

at least seven (7) days prior to the date of such meeting.

Section 6.07. Certification and Inspection of Corporate Records. The original, or a copy of these Bylaws and the Articles of Incorporation, as amended to date, certified by the Secretary of the Corporation, shall be recorded as part of the Corporate records, shall be retained at the Corporation's principal office, and shall be made available for inspection by the Directors at all reasonable times during office hours. Following any amendment of these Bylaws or the Articles of Incorporation a copy of the Bylaws as amended shall be provided to each Director.

ARTICLE VII - DEFENSE AND INDEMNIFICATION

Section 7.01. Defense and Indemnification by Corporation. In accordance with Corporations Code §5238, the Corporation, upon approval of its Board of Directors, shall have the power to defend and/or indemnify any present or former Director, Officer, employee, or clinical staff member engaged in corporate business through committee service or otherwise, against judgments and expenses actually and necessarily incurred by such person in connection with the defense of any action, suit, or proceeding in which such person is made a party by reason of being or having been a present or former Director, Officer, employee, or clinical staff member and when the alleged action occurred within the scope of such person's duties with the Corporation, provided that such person acted in good faith, in the manner the person believed to be in the best interest of the Corporation and with such care, including reasonable inquiry, as an ordinarily prudent person in like position would use under similar circumstances, and such person is not found guilty of bad faith in the performance of a duty. Such defense may be rendered under a reservation of right whereby the Board of Directors may challenge, and have determined in a court of law, the question of whether the act of the present or former Director, Officer, employee, or clinical staff member was in fact committed by such person in the course and/or scope of such person's duties with the Corporation. Such indemnification shall not be deemed exclusive of any other rights to which such person maybe entitled under any bylaws, agreement, vote of Board of Directors or otherwise.

ARTICLE VIII - CONFLICT OF INTEREST

8.01 Prohibition Against Conflicts. Members of the Board of Directors shall not receive any pecuniary gain from their activities as members of the Board. Determinations of conflict of interest shall be made as prescribed in Welfare and Institutions Code §§4626 through 4628 and Title 17 of the California Code of Regulations §54520 as presently enacted. Amendments and revisions to these statutes and regulations as they are enacted are incorporated by reference as if set forth herein.

ARTICLE IX - DISSOLUTION

9.01. Dissolution. In the event the activities of the Corporation as described in its Articles of Incorporation and these Bylaws shall be terminated, the property of this Corporation exclusive of property belonging to the State of California, is irrevocably dedicated to a charitable organization which qualifies as tax exempt pursuant to Section 501(c)(3) of the Internal Revenue Code, and no part of the net income or assets of this Corporation shall ever inure to the benefit

of any private persons. Upon dissolution or winding up of the Corporation, its assets, exclusive of State property, remaining after payment of, or provisions of payment of, all debts, and liabilities of this Corporation, shall be distributed to private nonprofit charitable organization(s), in accordance with the law and in a manner determined by the Board of Directors prior to its final dissolution.

[Approved by the VMRC Board of Directors, October 8, 2012]

[Proposed Draft Revisions in Red Text, Proposed Draft Deletions in Blue Text, BYLAWS Committee, November 2, 2017]

April 4, 2018 further proposed changes, analysis of discussion, and review of statute.