PASS Bylaws

ARTICLE I - NAME

The name of this corporation shall be the Professional Association for SQL Server, a not-for-profit corporation organized under the laws of the State of Illinois of the United States of America (hereinafter “PASS”).

ARTICLE II - PURPOSES

Section II.1. Not-For-Profit

PASS is organized under and shall operate as an Illinois Not for Profit Corporation and shall have such powers as are now or as may hereafter be granted by the General Not For Profit Corporation Act of the State of Illinois.

Section II.2. Purposes

The purposes of PASS are to provide the premier independent international forum for data professionals who leverage the Microsoft data platform and users and vendors of products and services that are of interest to those data professionals and, in furtherance thereof, to undertake the following:

1. Actively advance and promote the effective utilization of products, services, and techniques by promoting a free exchange of information concerning the use of such products, services, and techniques by members of the organization;

2. To conduct conferences, meetings, discussion groups, forums, panels, lectures, and other programs concerned with the development and exchange of information among members;

3. Communicate user needs in all areas of interest;

4. Identify and influence future product directions;

5. Create and maintain a formal user group structure that will facilitate the purposes of PASS; and

6. Perform and do any and all such other acts as may be necessary or desirable to carry out PASS’s purposes as determined by the Board of Directors.

ARTICLE III - OFFICES

PASS shall have and continuously maintain in the State of Illinois in the United States of America a registered office and a registered agent whose office is identical with such registered office and may have such other offices within or without the State of Illinois in the United States of America as the Board of Directors may from time to time determine.
ARTICLE IV - MEMBERS

Section IV.1.
Classes of Members

PASS shall have classes of memberships defined by Membership Addendum (A) as approved by the Board of Directors. Membership may be granted to a prospect who meets the criteria for membership and who is interested in and agrees to support the purposes and activities of PASS. All members agree to abide by these Bylaws and such other canons, rules and regulations as PASS may adopt. The precise definition of products and services that are complementary to the Microsoft Data Platform shall be determined by the Board of Directors from time to time.

All entities granted membership in PASS shall be referred to herein collectively as “members”, provided that members’ individual rights shall remain subject to the definition(s) provided in Membership Addendum (A) of these Bylaws.

Section IV.2.
Application for Membership

Membership to PASS shall be granted by any method established by the Board of Directors, in alignment to Article IV, Section 1, as well as Addendum (A) of these Bylaws.

Section IV.3.
Representation

Members may from time to time designate other persons to take part in discussions and meetings of PASS but in no event shall any member be entitled to more votes than as determined according to Article IV, Section 4.

Section IV.4.
Voting Rights

On all matters coming before the membership each member will have rights which are outlined in Membership Addendum (A).

Section IV.5.
Proxy

No member or official representative who is entitled to vote on a matter may vote by proxy unless such proxy is executed in writing by the member or by their duly authorized attorney-in-fact. No proxy shall be valid after eleven months from the date of its execution unless otherwise provided in the proxy.

Section IV.6.
Resignation

Members may resign from PASS at any time by giving written notice to PASS management or by deactivating their membership via the PASS website. Any member resigning from PASS shall remain responsible for meeting financial obligations incurred prior to the date of resignation.

Section IV.7.
Termination of Membership

Membership in PASS may be terminated for cause. Sufficient cause for such termination of membership shall be a violation of the Bylaws or any rule, canon, or practice of PASS. Expulsion shall be by two-thirds vote of the Board of Directors, provided, however, that a statement of the charges shall have been either mailed by certified mail or emailed to the last recorded postal address or email address of the member at least fifteen (15) days before final action is to be taken. This statement shall be accompanied by a notice of the day, time and place of the Board of Directors meeting at which the charges shall be considered. At any time prior to the Board of
Directors meeting specified in the notice, the member may submit a written defense to such charges for consideration by the Board of Directors., In addition, the membership of any member who becomes ineligible for membership or who shall be more than ninety (90) days in default in the payment of any dues or charges shall be terminated automatically. In special circumstances, such termination may be delayed by the Board of Directors.

Section IV.8.
Dues

The Board of Directors shall establish dues and any other special assessments deemed necessary to the purposes of PASS.

Article V - MEETINGS OF MEMBERS

Section V.1.
General Meetings

The Board of Directors shall determine the frequency, dates, and locations of any general meetings. Such meetings are subject to the notice requirements as provided in Article V, Section 3 of these Bylaws.

Section V.2.
Special Meeting

Special meetings of the members may be called either by the President, the Board of Directors, or by not less than two-thirds of the members having voting rights.

Section V.3.
Notice of Meetings

Notice of general or special meetings of the members shall state the place, day and hour of any meeting and shall be delivered either by mail, facsimile, electronic message, or personally to each member entitled to vote at such meeting, not less than five (5) nor more than fifty (50) days before the date of such meeting, by or at the direction of the President or the officers or persons calling the meeting. Notice of special meetings shall state the purpose for which the meeting is called.

Section V.4.
Action by Majority Vote

The majority vote of the members present at a meeting shall be the act of the members, except where otherwise provided by law or these Bylaws.

ARTICLE VI - BOARD OF DIRECTORS

Section VI.1.
General Powers

The affairs of PASS shall be managed by its Board of Directors. The Board may adopt such rules and regulations for the conduct of its business as shall be deemed advisable and may, in execution of the powers granted, appoint such agents as it may consider necessary. All Directors must act in accordance with PASS’s Bylaws and must be able to act in any capacity as designated by the Board of Directors.

The Board of Directors sets the policy and strategic direction for PASS. The PASS Board of Directors shall set the direction of PASS's management firm to ensure that activities are carried out in accordance with PASS's goals and objectives. Directors approve and monitor general activity and budgets and review monthly financial statements. Directors shall maintain communication channels with fellow Board members and PASS’ management firm as required. Directors will participate in strategic planning sessions held by PASS or other organizations that require non-disclosure and must be able to represent PASS.
Section VI.2. Composition and Qualifications

The number of voting Directors shall be no less than twelve (12) and no more than seventeen (17) as determined by the Board of Directors. The voting Directors shall include the “Officer Directors” who shall consist of the President, Immediate Past President, Executive Vice President, Vice President of Marketing, up to four (4) “Vendor-Appointed Directors” and no less than four (4) but no more than nine (9) additional “Directors-at-Large”.

Directors-at-Large will consist of both “Elected Directors” and “Appointed Directors”. At least four (4) Directors shall be elected Directors. Elected Directors shall be elected by the voting membership. Appointed Directors are appointed by the Board pursuant to the Bylaws contained herein.

Provided that their lines of business, ownership, and business practices are relevant to the purposes of PASS, Microsoft, Inc. shall appoint two (2) Directors who shall have the right to vote (“Vendor Appointed Directors”). Provided that their lines of business, ownership, and business practices are relevant to the purposes of PASS, up to two (2) additional Vendor Appointed voting seats may be granted to a vendor, or one (1) Vendor Appointed seat to up to two (2) separate Vendors, by a two-thirds vote of the Board of Directors in accordance with Section VI.3 hereof. Whether or not a Vendor is relevant to the purposes of PASS shall be determined at the sole discretion of the PASS Board. Vendors with a Vendor Appointed Seat must remain engaged in furthering the purposes of PASS. If a Vendor fails to engage, the then current Board may remove the Vendor seat, pursuant to section VI.7 herein and to any additional Vendor Seat Agreement. Engagement will be determined at the sole discretion of the PASS Board and may be specifically defined in a Vendor Seat Agreement.

Vendor Appointed voting seats outside of Microsoft, must have an accompanying Vendor Seat agreement outlining the terms under which the Vendor Appointed voting seat(s) have been granted to said Vendor. These Directors shall also be known as “Vendor Appointed Directors”.

Only Members in Good Standing (as defined in Membership Addendum (A)) are eligible for election as Directors. In addition to any other requirements set forth herein or adopted by the membership or the Board of Directors, a member of the Board of Directors must be fluent in written and spoken English.

The Immediate Past President shall be an ex officio, voting, full member of the Board. In addition, the Executive Director shall be an ex officio, non-voting, full member of the Board. The Board may also choose to appoint any number of non-voting advisors to the Board by a majority vote for a period of up to one year each. Such advisors may have full access to all Board communications and may also be invited to Board meetings.

Section VI.3. Employment Restrictions

A maximum of two (2) individuals who are employed by, or who are joint owners or partners in, the same for-profit venture, company, organization, or other legal entity, may concurrently serve on the PASS Board of Directors at any time. The definition of “employed” is at the sole discretion of the Board.

If, while serving a term, a Director becomes aware that their acceptance of an offer of employment, partnership, or ownership with or in a for-profit venture, company, organization, or other legal entity may bring them into conflict with Section VI.3 of these Bylaws, that Director must notify the Board immediately. Regardless of the method of notification or discovery, if the Board determines any Director’s new professional relationship to be a conflict of employment, the Board may request the resignation of the Director in question and may also suspend that Director from active participation on the Board.

The Board of Directors reserves the right, strictly on a case-by-case basis, to overrule the requirements of Section VI.3 by majority decision for any single Director’s conflict of employment. If the Board chooses not to overrule these requirements, the Board may appoint a new Director to the Board of Directors to either serve the remaining term of the vacating Director or to serve until such time that the seat may be put forward to the membership for a vote in a general election. Whether a vacated seat is put forward to the membership for a vote,
or is filled via appointment, is at the discretion of the Board. Additionally, the Board reserves the right to make no
appointment and leave the seat vacated until it can be put forth to a general election. The vacating Director shall
remain ineligible to run for re-election to the Board until such time that their conflict of employment under Section
VI.3 no longer exists.

Section VI.4.
Election, Appointment, and Term of Office

A Director-at-large must be an official representative of a voting member in good standing. Elected Directors
shall be elected by the voting members as part of the general elections which occur on an annual basis. Annually the PASS President shall determine the number of Directors to be elected in accordance with Section VI.2 hereof for approval by the then current Board of Directors. Elected Directors shall be elected for a term of two years and shall be eligible to be elected for a maximum of three consecutive terms. The terms of Directors shall be staggered such that approximately one-half of the Directors will be elected in odd-numbered years. Elected Directors shall take office on the first day of January following their election and shall continue in office until their successors are duly elected and qualified, unless a Director earlier resigns, is removed, or is otherwise unable to serve.

Appointed Directors shall take office upon appointment date as determined by the PASS Board of Directors and shall be appointed for a term of up to two years, unless appointed to fill a vacancy as outlined in VI.6 hereof. All appointed terms will end on the last day of December of the appropriate year (either the first or second year of the term) as determined by the PASS Board of Directors. Appointed Directors shall be eligible to serve for a maximum of six (6) consecutive years. At the end of each term, the then current Board of Directors will review reappointment and shall determine the number of Directors to be appointed in accordance with Section VI.2 hereof.

Section VI.5.
Mail or Electronic Vote

Any action requiring a vote of the Board of Directors may be taken by written, mailed, facsimile, online, or
electronic ballot. The action taken by such a vote shall be effective upon the unanimous approval of the members of the Board.

Section VI.6.
Vacancies

In the event of a vacancy on the Board of Directors excluding vacancies in the Vendor-Appointed seats, the vacancy, if filled, shall be filled by either an appointment approved by a majority vote of the Board of Directors for the unexpired term, or it may be filled pursuant to the general election as outlined in Section VIII.3 of these bylaws. The then-current Board of Directors shall determine how a seat will be filled by a majority vote whenever a vacancy occurs. Vendor-Appointed seats shall be filled by the appropriate Vendor.

Section VI.7.
Resignation, Removal from Office, and Performance Expectations

Any Director may resign at any time by giving reasonable written notice to the President. Whenever in their judgment the best interests of PASS would be served thereby, voting members may choose to remove an Elected Director. An Elected Director may only be removed by a two-thirds vote of the members, eligible to elect such a Director.

Any Director may be removed for cause by a two-thirds vote of the Board of Directors whenever in its judgment the best interests of PASS would be served thereby.

Vendor Appointed Directors may be removed by a two-thirds vote of the Board at the discretion of the Board whenever in its judgment the best interests of PASS would be served thereby.
Vendors who no longer engage in furthering the purposes of PASS may be removed by a two-thirds vote of the Board whenever in its judgement the best interests of PASS would be served thereby.

Notwithstanding the foregoing, the authority of any Director to act as in an official capacity as a Director or Officer of PASS may be suspended by the Board of Directors for cause.

Cause for suspension or removal of a Director shall include but not be limited to failure to meet any Board-approved performance expectations or the presence of a reason for suspension or dismissal as listed in Addendum B of these Bylaws.

Section VI.8.
Regular Meetings

Regular meetings of the Board of Directors shall be held at such times and places as may be designated by resolution of the Board of Directors. Such meetings are subject to the notice requirements specified in Article V Section 3 of these Bylaws.

Section VI.9.
Special Meetings

Special meetings of the Board of Directors may be called by or at the request of the President or any three Directors. Notice of any special meeting shall be given not less than five (5) or more than ninety (90) days prior to the date of such meeting. Notice may be given by electronic medium and confirmed by mail. The person or persons authorized to call special meetings of the Board may fix any place, either within or without the State of Illinois, as the place for holding any special meeting of the Board called by them. Any Director may waive notice of any meeting.

Section VI.10.
Quorum

A majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the Board; provided that the presence of at least four (4) Directors-at-Large, two of them being Elected Directors, shall be required to constitute a quorum; and provided, further, that if less than a majority of the Directors are present at said meeting, a majority of the Directors present may adjourn such meeting without further notice.

Section VI.11.
Manner of Acting

The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, except where otherwise provided by law or by these Bylaws.

Section VI.12.
Informal Action by Directors

Any action required to be taken at a meeting of the Board of Directors or any action which may be taken at a meeting of Directors may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by all of the Directors entitled to vote with respect to the subject matter thereof.

Section VI.13.
Meetings by Teleconference or Other Communications Equipment

Members of the Board, or of any committee designated by the Board, may take any action permitted or authorized by these Bylaws pursuant to meeting by means of conference telephone or other communications equipment by means of which all persons participating in the meeting can communicate with each other. Participation in such meeting shall constitute attendance and presence in person at such meeting.

Section VI.14.
Compensation

Directors shall not receive any salaries for their services as Directors, but by resolution of the Board of Directors, a fixed sum and/or expenses of attendance, if any, may be allowed for attendance at each regular or special meeting of the Board; provided that nothing herein contained shall be construed to preclude any Director from serving PASS in an educational or speaking capacity and receiving compensation upon approval by a majority vote from the Board of Directors.

ARTICLE VII - OFFICERS AND EXECUTIVE DIRECTOR

Section VII.1. Officers

The Officers of PASS shall consist of the President, the Immediate Past President, the Executive Vice President, and the Vice President of Marketing, and such other Officers as may be designated by the Board of Directors. All Officers shall have the right to speak on behalf of PASS, and shall have the right to grant permission to other parties to speak on behalf of PASS. Such permission must be granted in writing.

Section VII.2. Officer Appointment, Qualifications, and Term of Office

The President, Executive Vice President, and Vice President of Marketing shall be appointed by the Board of Directors subject to the process as provided in Article VII, Section 3 of these Bylaws. All Directors other than Vendor-Appointed Directors are eligible to be appointed as Officers. In order to be eligible to be appointed to the office of the President, a Director must have served at least one (1) prior term as an Officer of PASS.

Officers shall be appointed for a term of two (2) years and may serve up to two (2) consecutive terms in the same office. Officers are limited to a total of five (5) terms as an Officer of which terms, as of January 1, 2012, a maximum of three (3) may be served consecutively. Officers shall take office on the first day of January following their appointment and shall continue in office until their successors are duly appointed and qualified, unless an Officer earlier resigns, is removed, or is otherwise unable to serve.

Section VII.3. Officer Appointment; Removal

Officers shall be appointed bi-annually by a majority of all the voting members of the Board of Directors. The Board shall vote to appoint eligible Directors to each individual office at a special meeting of the Board. The said meeting shall be called by the then-current President of PASS subject to all notice requirements as provided in Article VI, Section 8 of these Bylaws. The appointments must occur prior to the expiration of the outgoing Officers’ terms on the last day of December.

Current sitting Directors-at-Large and eligible Officers may nominate themselves or may be nominated by any other Director for any available office during or prior to the special meeting to determine new Officers, provided that the nominee meets the eligibility requirements as set forth in Article VII, Section 2 of these Bylaws. Nominees shall specify for which available office they are being nominated. Voting Directors shall subsequently vote to appoint their preferred nominee to each pertinent office under consideration. Directors may only vote once per office to be filled.

The Immediate Past President shall act as Chair of the process and, in case of a tied vote for any office to be filled, the Immediate Past President’s vote shall count as the deciding vote. Should the Immediate Past President be unable to act as Chair of the process for any reason, the Board shall appoint a replacement Chair by majority vote.

The Board of Directors may remove any Officer whenever in their judgement the best interests of PASS shall be served by such removal by a two-thirds vote of the Board of Directors.
Section VII.4.
Officer Vacancies

In the event that the President resigns or vacates their office for any reason, the Executive Vice President shall assume the title of President, shall perform the duties of the President, and shall have all the powers of and be subject to all the restrictions upon the President, until such time that the President's original full term expires and a new President can be appointed by the Board.

In the event that either the Executive Vice President or the Vice President of Marketing is removed, resigns or vacates their office for any reason, the Board shall appoint by majority vote a Director to fill the vacated office for the remainder of the exiting Officer's term. Such appointee shall perform all the duties of, have all the powers of, and be subject to all the restrictions placed upon the office they are appointed to fill.

Section VII.5.
President

The President shall be the principal executive officer of PASS and shall in general supervise and manage all of the affairs of PASS.

- They shall preside at all meetings of the Board of Directors and shall be the Chairperson of the Board.
- In the case of a tied vote on an issue requiring a majority decision of the Board of Directors, the President's vote shall count as the deciding vote on the issue.
- They may sign, with the Executive Vice President or any other proper officer of PASS authorized by the Board of Directors, any deeds, mortgages, contracts, or other instruments which the Board of Directors has authorized to be executed, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these Bylaws or by statute to some other officer or agent of PASS; and
- In general shall perform all duties incident to the office of President and such other duties as may be prescribed by the Board of Directors from time to time.

Section VII.6.
Executive Vice President

The Executive Vice President shall serve as the Chief Financial Officer of PASS and shall have charge and custody of and be responsible for all funds and securities of PASS.

- They shall be responsible for receipt of moneys due and payable to PASS from any sources whatsoever; and
- Shall be responsible for deposit of all such moneys in the name of PASS in such banks, trust companies, or other depositories as shall be selected in accordance with the provisions of these Bylaws.
- They shall be responsible to ensure that financial plans and budgets are developed; and
- Shall submit financial reports to the Board of Directors at its regular meetings and to the membership if required by the Board of Directors.
- The Executive Vice President is responsible for the preparation and distribution of the minutes of the meetings of the members, the Board of Directors, and all committees as required by PASS policies, these Bylaws, or governing law;
- Shall ensure that all notices are duly given in accordance with the provisions of these Bylaws or as required by law; and
- Shall be custodian of the corporate records.

The Executive Vice President shall also perform such duties as from time to time may be assigned to them by the President or by the Board of Directors. In the absence of the President or in the event of their inability or
refusal to act, the Executive Vice President shall perform the duties of the President, and when so acting, shall have all the powers of and be subject to all the restrictions upon the President.

Section VII.7.
Vice President of Marketing

The Vice-President of Marketing shall perform such duties as from time to time may be assigned to them by the President or by the Board of Directors.

Section VII.8.
Immediate Past President

The Immediate Past President shall guide the officer appointment process as Chair. The Immediate Past President shall perform such duties as from time to time may be assigned to them by the President or by the Board of Directors. If the actual Immediate Past President is unable to fulfill the role and duties of Immediate Past President, the Board by majority vote shall invite any former President to fulfill the role for the remaining term, until such time as the term of the then-current president ends.

Section VII.9.
Executive Director

The Executive Director shall be an individual, firm, or head of staff of a firm appointed or hired by the Board of Directors, and shall be responsible for the administrative and day-to-day operations of PASS. The Executive Director shall have the authority and responsibility to act on PASS’s behalf as determined by the Board of Directors, and shall serve as an official advisor to the Executive Committee. The Executive Director may be assigned such other duties as may be specified by the Board of Directors. The Executive Director shall serve as an ex officio, non-voting member of the Board of Directors.

Section VII.10.
Executive Committee

The Executive Committee shall be comprised of four (4) voting members: the President, the Immediate Past President, the Executive Vice President, and the Vice President of Marketing. In addition, the Executive Director shall serve as a non-voting advisor to the Executive Committee. The Executive Committee may be called upon to exercise the authority of the Board between meetings, except as limited by the General Not-For-Profit Corporation Act of the State of Illinois. The Executive Committee shall not take action inconsistent with any resolution or action of the Board of Directors.

ARTICLE VIII - ELECTIONS

Section VIII.1.
Nominations

The Nominations Committee shall annually solicit nominations from the PASS membership and prepare a slate of candidates for election to the Board of Directors. The slate shall be presented to the voting members upon ratification of the then-current Board of Directors in accordance with Article VIII, Section 3 of these Bylaws.

Section VIII.2.
Nominations Committee

The PASS Board shall appoint, by majority vote, any Director or a member in good standing, not to include Vendor Directors, to serve as Chair over the Nominations Committee. The President cannot serve as Chair of the Nominations Committee.

The Nominations Committee shall consist of at least five (5) members, one of whom shall be the Chair, three of whom shall be non-Board community members The Board shall establish the procedure for the selection of committee members.
The Nominations Committee shall nominate up to three (3) eligible candidates for each open Elected Director-at-Large position, unless otherwise directed by the Board of Directors. Each candidate must be reviewed and accepted by the Nominations Committee to be eligible for office.

All voting member representatives are eligible to serve on the Nominations Committee. All voting members are eligible to recommend candidates for nomination and election.

Section VIII.3.
Election Procedure

Elections shall be held under the general supervision of the Chair of the Nominations Committee. The Nominations Committee shall have the authority to set all processes and regulations for the election procedure, subject to all laws and any other provisions that may be listed in these Bylaws, and providing that such processes and regulations are not inconsistent with any actions or decisions of the Board of Directors.

As set forth in Section VIII.2, the Nominations Committee shall annually nominate candidates for open Elected Director-at-Large positions and list all such nominations on a single slate. The Nominations Committee shall present the slate to the Board of Directors for approval by majority vote of the Board. The Board-approved slate shall then be presented to the voting membership.

Annually the PASS President will put forth how many seats to be included in the election as “Elected Directors” and how many will be “Appointed Directors”, pursuant to section VI.2 and VI.4 herein, for approval by the PASS Board of Directors.

The voting membership shall elect one candidate for each open Elected Director-at-Large position. Each voter is allowed to cast one vote per open Elected Director-at-Large position. (For example, if there are three positions to be filled on the Board, then each voter may cast up to three total votes.)

Candidates who are eligible (i.e. eligible to serve in such capacity subject to the criteria set forth herein or adopted by the Board of Directors) shall be designated to fill open Board seats in the following order of priority on the basis of total votes received: (i) full term Director-at-Large seats, (ii) not full term (vacated) Director-at-Large seats.

PASS management shall prepare the ballot and all other election documents and establish the necessary procedures for obtaining and counting of votes, subject to approval by the Board of Directors.

Section VIII.4.
Appointment Procedure

Appointments shall be held under the general supervision of the Chair of the Nominations Committee. Each individual nominated for appointment must be reviewed and accepted by the Nominations Committee to be eligible for office. The Nominations Committee shall be authorized to reject any nomination the Committee determines would not meet the needs or best interest of PASS.

ARTICLE IX - COMMITTEES

Section IX.1.
Committees

Committees not having and not exercising the authority of the Board of Directors in the management of PASS may be designated by the President or by majority action of the Board of Directors. The President shall appoint the Chair and the Chair shall appoint the members of each such committee, who need not be Directors.

Section IX.2.
Removal
Any member of a committee may be removed by the President or the Board of Directors whenever in their
determination the best interests of PASS shall be served by such removal.

Section IX.3.
Term of Office

Each member of a committee shall be appointed for a term of one year and shall serve until their successor is
appointed, unless the committee shall be sooner terminated, or unless such member shall cease to qualify as a
member thereof.

ARTICLE X - LOCAL AND REGIONAL USER GROUPS

Section X.1.
Formation

Local and Regional User Groups of PASS may be established by charter whenever the PASS Board of Directors
or any Director(s) appointed by the PASS Board of Directors to oversee such matters may approve, subject to
such requirements as to membership, organization, procedures, and financial responsibility that the PASS Board
of Directors may from time to time prescribe.

Section X.2.
Organization

Each Local or Regional User Group shall be governed internally pursuant to a governance structure of their
choosing, provided such governance structure does not conflict with the legal requirements of any jurisdiction to
which such group may be subject; the terms of PASS bylaws contained herein; or any agreements between
PASS and the Local or Regional User Group to which such Regional or User Group is a party.

Section X.3.
Revocation

Charters for the operation of Local or Regional User Groups may be revoked at any time and in such manner
and after such investigation as the Board of Directors shall determine in its discretion. Upon revocation of a
Local or Regional User Group charter, all assets in the Local or Regional User Group after payment of any
liabilities of the applicable Local or Regional User Group and any other sums required by applicable law and all
Local or Regional User Group records shall be returned to PASS.

Section X.4.
Representation

No Local or Regional User Group or other entity shall use the name of PASS in any manner whatsoever unless
duly authorized to do so by the PASS Board of Directors or any Director(s) appointed to oversee such matters by
the PASS Board of Directors.

Section X.5.
Meetings and Activities

Each Local or Regional User Group may hold such meetings and engage in such activities as it deems
appropriate, provided that no such meetings or activities are inconsistent with the purposes of PASS.

ARTICLE XI - CONTRACTS, CHECKS, DEPOSITS AND BONDING

Section XI.1.
Contracts
The Board of Directors may authorize any officer or officers, agent or agents of PASS, in addition to the officers so authorized by these Bylaws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of PASS, and such authority may be general or confined to specific instances. Any contract entered into between PASS and a member of the Board of Directors must be approved by a simple majority of the Board.

Section XI.2. Checks, Drafts, Etc.

All checks, drafts, or orders for the payment of money, notes, or other evidences of indebtedness issued in the name of PASS shall be signed by such officer or officers, agent or agents of PASS and in such manner as shall be determined from time to time by resolution of the Board of Directors. In the absence of such determination by the Board of Directors, such instruments shall be signed by the Executive Vice President and countersigned by the President of PASS.

Section XI.3. Deposits

All funds of PASS shall be deposited from time to time to the credit of PASS in such banks, trust companies or their depositories as the Board of Directors may select.

Section XI.4. Bonding

The Board of Directors shall provide for the bonding of such officers and employees of PASS as it may from time to time determine.

ARTICLE XII - FISCAL YEAR

The fiscal year of the organization shall begin on the first day of July of each year.

ARTICLE XIII - INDEMNIFICATION

PASS shall provide for the indemnification of all Directors, Officers, volunteers, employees, and agents of PASS to the full extent permitted by the General Not For Profit Corporation Act of the State of Illinois of the United States of America, and shall be entitled to purchase insurance for such indemnification to the full extent as determined from time to time by the Board of Directors.

ARTICLE XIV - AMENDMENTS TO BYLAWS

These Bylaws may be altered, amended, or repealed, and new Bylaws may be adopted by a two-thirds vote of the Board of Directors, provided that at least thirty (30) days’ written notice is given to the PASS membership, including the entire Board of Directors, of intention to alter, amend, or repeal these Bylaws and to adopt new Bylaws prior to the specified date of the vote.

ARTICLE XV - DISSOLUTION

Upon the dissolution of PASS and after payment of all indebtedness of PASS, any remaining funds, investments, and other assets of PASS shall be distributed to such organization or organizations which have purposes and objectives similar to the purposes and objectives of PASS as may be determined by resolution adopted by the Board of Directors and ratified by a majority vote of the members.

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Addendum A (Bylaws reference Article IV, Section 1 - Classes of Members)
**Section A.1.**
**Member**

Membership may be granted to any individual, entity or organization that is interested in and agrees to support the purposes and activities of PASS. Membership to PASS shall be granted by any method established by the Board of Directors in accordance to Article IV. Section 1 of these Bylaws.

**Section A.2.**
**Member in Good Standing**

A Member in Good Standing is any member (as defined in Addendum (A), Section 1 of these Bylaws) that has actively participated in the furthering of the purposes and goals of the PASS organization. Such participation shall be defined by the Board of Directors.

A Member in Good Standing shall serve as the official representative in PASS, and shall have the right to vote at member meetings, nominate candidates for election to the Board of Directors, and vote in elections to determine new Directors. Any individual Member in Good Standing (that is not a corporation or an organization) shall, in addition to the aforementioned rights, also have the right to be nominated as a candidate for election to the Board of Directors, as well as serve on the Board of Directors in any capacity, including that of Officer.

The rights conferred to a Member in Good Standing are exclusive to this class of membership; members who are not Members in Good Standing are not privy to such rights. For the purposes of these Bylaws, any reference to “voting member(s)” or “member(s) who can vote” or “member(s) eligible to vote” or “eligible voter(s)” or any other reference linking individual members to voting is by definition a reference to one or more Member(s) in Good Standing or an authorized representative of such member in the case of an entity or organization as the context requires.

**Addendum B**
**Cause for suspension or dismissal of a member of the Board of Directors may include:**

- Inability to attend Board meetings on a regular basis.
- Inability or unwillingness to act in a capacity designated by the Board of Directors.
- Failure to fulfill the responsibilities of the office.
- Failure to act in a manner consistent with PASS's Bylaws and/or policies.
- Misrepresentation of responsibility and/or authority.
- Misrepresentation of PASS.
- Unresolved conflict of interests with Board responsibilities.
- Breach of confidentiality.