

BYLAWS
of
THE FIRST UNITARIAN UNIVERSALIST CHURCH OF ROCHESTER, MINNESOTA

ARTICLE I. REGISTERED OFFICE

The registered office of the corporation, hereafter referred to as Church, shall be at 1727 Walden Lane SW, Rochester, MN 55902.

ARTICLE II. INCLUSION

This congregation will strive to truly welcome all persons and commit to structuring congregational life in ways that empower and enhance everyone's participation. We pledge to replace barriers with ever-widening circles of solidarity and mutual respect.

ARTICLE III. MEMBERSHIP

Section 3.1 Qualifications for Membership

Any natural person who is at least sixteen (16) years of age may become a member of the Church by signing the register of members, and gains voting privileges sixty (60) days later. No subscription to any creed, payment of any dues, or participation in any ceremony shall be required of any member.

Membership is maintained by making and paying a pledge, making a financial or other contribution of record, or affirming continued interest in membership, in writing on a form provided by the Church. Only members may be members of the Board of Directors (hereafter referred to as the Board), be Officers of the Church, or vote at any meeting of members or on any action taken by the members without a meeting. Only members are entitled to notice of meetings of members.

Section 3.2 Termination of Membership

Any member of the Church may terminate membership by communicating written resignation to the Church office at any time, which shall thereupon delete such person from the register of members. The Board, by resolution, may terminate the membership of any member if no communication is received from this member indicating continued interest in membership or if the member has moved from the area and discontinued active participation.

ARTICLE IV. MEETINGS OF MEMBERS

Section 4.1 Place

Meetings of members shall be held at the registered office of the Church or at such other place within the city of Rochester, Minnesota, as may be designated by the Board.

Section 4.2 Annual Meeting

The members of the Church shall hold an Annual Meeting each year on a day and month to be selected by the Board. Such meeting shall be for the election of Officers, Directors, and a Nominating Committee, reports from congregational leadership, and the transaction of any other business. The notice of such Annual Meeting shall include any matters concerning which special notice is required. When an

Annual Meeting has not been so held, or when Officers and/or Directors have not been elected thereat, they may be elected at a special meeting held for that purpose.

Section 4.3 Special Meetings

Special meetings may be called for any purpose, at any time by a majority of the Board or a group comprised of at least five percent (5%) of the congregational membership. Members entitled to call a special meeting may make a written request to the President, Vice President, or Secretary to call the meeting. Such Officer shall give notice of the meeting within thirty (30) days. If the Officer fails to give notice of the meeting within thirty (30) days from the day on which the request was made, the persons who requested the meeting may fix the time and place of the meeting, and give notice, in the manner provided by the

Section 4.4 Notice

- A. Notice shall be sent or delivered by a duly authorized person to each member entitled to vote at the meeting.
- B. Notice shall be addressed to either a postal address or to an e-mail address according to the most recent information and preference on file in the Church office.
- C. Notice shall be delivered, mailed, or e-mailed not less than five (5) nor more than thirty (30) days before the meeting, excluding the day of the meeting.
- D. Notice for a congregational meeting shall include the time, place, and, in the case of a special meeting, the purpose.

Section 4.5 Quorum

- A. Subject to Clause "B" of this Section, a quorum is necessary for the transaction of business at a meeting. A quorum for a meeting of members shall be the lesser of (a) fifty (50) members, or (b) thirty per cent (30%) of the total members.
- B. When a quorum has been present at a meeting and members have withdrawn from the meeting so that less than a quorum remains, the members still present may continue to transact business until adjournment.

ARTICLE V. VOTING

Section 5.1 Voting

Only members may vote. Each member shall have one vote. There shall be no cumulative voting. Members may vote by voice, show of hands, paper and/or electronic ballot at the discretion of the Board except where specified in the bylaws.

Section 5.2 Proxies

No member shall vote by proxy.

Section 5.3 Voting by Church

When this Church is a member or owns shares in another domestic or foreign corporation or association, it may vote therein through:

- A. The President of this Church; or

- B. A proxy appointed by the President of this Church; or
- C. Any person or persons duly authorized by the members of the Board.

ARTICLE VI. Congregational Resolutions on Matters of Social Justice

Congregational resolutions are required to speak on behalf of the congregation on matters of social justice. Such resolutions must be introduced by a group of co-sponsors comprised of at least five percent (5%) of the congregational membership and must have the following characteristics. They:

- A. Address enduring social justice issues.
- B. Build awareness within our congregation.
- C. Support Unitarian Universalist principles.
- D. Address a social justice issue as part of a larger strategic effort rather than to simply make a statement for public dissemination.
- E. Are intended to be communicated beyond our congregation.

The process for considering congregational resolutions shall be governed by policy. The policy must require a process for sharing information, opportunities for discussion and discernment, and voting by private ballot. Approval of the resolution requires affirmative votes from more than fifty percent (50%) of the congregation's eligible voting members and, in addition, at least sixty percent (60%) of the votes cast must be in the affirmative.

This article does not prevent smaller units of the congregation, such as committees or task groups, from working for and speaking on behalf of social justice issues. Conversely, the results of the vote are not binding on any individual member, since our principles value the right of conscience equally with the use of the democratic process in our congregation.

ARTICLE VII. BOARD OF DIRECTORS

Section 7.1 Board Composition and Qualifications

A Board of nine (9) Directors shall govern the Church. The Board shall consist of four (4) Officers, including a President, Vice President, Secretary and Treasurer, and five (5) at-large Directors. In addition, the Minister shall serve by virtue of the office as a non-voting member of the Board. Of the Church's paid staff, only the Minister may serve on the Board. All members of the Board must be members of the Church. Six (6) of the nine (9) Directors must have been members of the Church for at least two (2) years preceding their election. Directors must be at least eighteen (18) years of age.

Section 7.2 Election and Terms of Office

Nominations for Officers and at-large Directors are provided by the Nominating Committee. The President shall also ask for nominations from the floor at the Annual Meeting. Any nominations from the floor must have the approval of the person being nominated. Persons nominating themselves must be present at the Annual Meeting or must submit the nomination in writing.

Officers and other Directors are elected by the members of the Church. If more than two candidates are running for an Officer position and none obtains a majority, the candidate with the lowest vote total is dropped from the list of candidates and the position is voted on again.

If more candidates are running for at-large Director positions than the number of vacant seats, the candidates are voted on in a common election and the candidates receiving the largest number of votes are elected.

Officers are elected annually for a one-year term, but will serve until successors are elected. The maximum number of consecutive terms in the same office is four.

Three at-large Directors are elected in even-numbered years and two in odd-numbered years, and each is elected to serve a term of two years, but will serve until successors are elected. The maximum number of consecutive terms in office is two.

Section 7.3 Responsibilities of the Board

The Board of Directors is the governing body of the Church. It is responsible for the property of the Church, the conduct of its business affairs, and the administration of its services. The Board shall:

- A. Seek out members' needs, aspirations, and ideas; identify opportunities and challenges; and formulate short and long-term goals.
- B. Clearly articulate the Church's mission, vision, and goals and delegate the achievement of those aspirations to the Minister, staff, councils, committees, and task groups.
- C. Create policies and procedures that provide for effective, efficient operation and monitor all programs and activities to ensure that they adhere to these policies and procedures.
- D. Assess the impact of programs and activities, and initiate changes, if necessary, to ensure that results are consistent with the Church's mission, vision, and goals.
- E. Establish policies and procedures to ensure fiscal responsibility; establish an annual budget that reflects the mission, vision, and goals of the congregation; regularly monitor the use of funds as compared to budget; and provide open, transparent reporting to the congregation with regard to the use of funds.
- F. Perform all functions given it by law.

Section 7.4 Meetings

- A. The Board shall meet as needed to carry out its duties. All meetings shall be held at a time and location accessible to the members of the Church.
- B. All Board meetings shall be open to attendance by Church members, except that the President or a majority of the Board may choose to conduct closed meetings with either the full Board or the voting members of the Board when matters of personnel or ministerial relations are discussed.
- C. The date, time, and place of Board meetings shall be advertised in appropriate Church communications that are readily accessible to members of the Church. Notice of meetings must be posted at least five days prior to the meeting. Board members shall be informed of other than regularly scheduled monthly meetings of the Board by e-mail or phone.
- D. Officers and/or Directors will be considered in attendance at a meeting if participating through the use of technology, so long as all participants can communicate with one another. At least one Officer or Director must be physically present at the posted meeting location.

Section 7.5 Voting and Quorum

A quorum of the Board shall consist of five (5) Directors. No Director may vote by proxy and no action may be taken by the Board without a meeting at which a quorum is in attendance. An act of the Board shall require an affirmative vote of at least five (5) Directors.

Section 7.6 Vacancies

- A. In the event of a vacancy on the Board, the remaining members of the Board, even if fewer than a quorum, shall appoint a member of the Church to fill the vacancy.
- B. If appointed to an at-large Director position within the first year of a two-year term, the appointed Director shall hold office until the ensuing Annual Meeting, at which time an election shall be held for the unexpired part of the term. If elected to finish the term, the Director will be eligible for one additional two-year term as an at-large Director.
- C. If appointed to an at-large Director position in the second-year of a two year term, the appointed Director shall remain eligible for two regular, consecutive two-year terms as an at-large Director, pursuant to Section 7.2.

Section 7.7 Removal

A majority of the members of the Church, with or without cause, may remove a Director or the entire Board from office. Neither a Director nor the entire Board shall be so removed unless the notice of the annual or special meeting at which removal is to be considered states such purpose. When the Board or a Director has been so removed, new Directors may be elected by the members at the same meeting.

Section 7.8 Responsibilities of the Officers

The following list of responsibilities is not all inclusive. From time to time the Board may assign new short or long term responsibilities as needed.

President. The President's responsibilities shall include the following:

- A. Serve as chair of the Church's Board of Directors.
- B. Establish the agenda for Board meetings and the annual meeting in consultation with the Minister.
- C. Serve as chair of the general meetings of the congregation as a whole, including the responsibility to verify that a quorum is present. The President will also serve as or appoint a parliamentarian for these meetings.
- D. Appoint members to any task force of the Board.

Vice President. The Vice President's responsibilities shall include the following:

- A. Preside as chair of any meeting that would normally be chaired by the President in the event of the President's absence.
- B. Succeed to the Presidency in the case of the President's death, removal, resignation, or disability.

Secretary. The Secretary's responsibilities shall include the following:

- A. Maintain minutes of Board of Directors meetings and minutes of the congregational meetings.

- B. Provide minutes of public meetings to the staff for posting in a manner that is readily available to the congregation.

Treasurer. The Treasurer's responsibilities shall include the following:

- A. Serve as a member of the Finance Committee.
- B. Give a written report of all money received and paid out during the term of office at the annual meeting of the Church and at other times as the Church or Board may require.

ARTICLE VIII. COMMITTEES AND COUNCILS

Committees are the organizational structures that serve to develop strategies, programs, and activities that support the mission and vision of the congregation as articulated by the Board of Directors. Councils are groups of committees or task groups with similar areas of focus that join together to align their programs and strengthen their individual activities. Except as otherwise provided in these bylaws:

- A. Each committee and council will elect its own chair from among the members of the Church.
- B. The chair may serve no more than three consecutive one-year terms, except when this term limit is waived by the Board.
- C. The chair may not serve simultaneously as chair of more than one committee or council.

Section 8.1 Standing Committees

Standing Committees are created by these bylaws and report to the Board of Directors.

8.1.1 Nominating Committee

A Nominating Committee of six members will prepare a slate of nominations for elective offices to be voted on at the annual meeting of the congregation.

Members of the committee will be elected by members of the Church at the annual meeting. Terms of office will be two years with no more than two consecutive terms of office. Three members of the committee will be elected each year. In the event of a mid-term vacancy, a replacement will be elected at the annual meeting to complete the unexpired term.

The chair of the Nominating Committee will convene its first meeting by the end of September each year. In the absence of a designated chair, the President of the Board will convene the meeting, at which time the committee shall select its chair.

8.1.2 Finance Committee

The Finance Committee will advise the Board on the financial matters of the Church. The Committee will monitor income and expenses, oversee income generation, seek to maximize assets, and perform other duties assigned by the Board of Directors. The Committee will propose policies and procedures that control the financial operations of the Church and develop and recommend an annual budget to the Board of Directors.

The Committee will select its chair. Should a chair not come forward, the Board of Directors will appoint the chair of the Committee from among the members of the Church. The Treasurer of the Board is a voting member of the Committee. The Minister, President, and Congregational Administrator are non-voting members.

8.1.3 Personnel Committee

The Personnel Committee shall work with the Minister to create an effective, ethical, and responsive working environment. The Committee will maintain a process for hearing grievances related to personnel matters.

The Board of Directors will appoint at least three members of the congregation to serve on the Committee. The Committee will select its chair.

8.1.4 Endowment Committee

The Endowment Committee will govern the Endowment Fund,. The Committee is empowered, acting through its chair, to hold, sell, exchange, rent, lease, transfer, convert, invest, reinvest, and in all other respects manage and control the assets of the Endowment, pursuant to the Endowment Fund Policy established by the Board.

The Committee will consist of five members of the congregation appointed by the Board. No member may serve on the Committee while also serving on the Church governing Board. Members may serve no more than two consecutive three-year terms. After a lapse of one year, former committee members may be reappointed. The Committee will elect its own chair from among the membership of the Church.

The Committee shall report to the Board on a quarterly basis and provide a written report to the Congregation at the annual meeting.

Committee members will not be held liable for any losses incurred by the Endowment, except to the extent that such losses arise out of acts of willful misconduct or gross negligence and not for the acts or omissions of other members. No committee member shall engage in self-dealing or transaction with the Endowment in which the member has a direct or indirect financial interest.

Section 8.2 Operating Committees and Councils

The Board may create or dissolve any operating committee or council to meet the needs of the Church. Each operating committee and council will have a mandate approved by the Board that defines in writing that body's duties, organizational structure, and reporting requirements. The mandate will be reviewed at least every three years to ensure that it remains relevant to the evolving vision of the congregation.

Section 8.3 Subcommittees

The Board of Directors, committees and councils may create subcommittees, task forces, or other working groups, each with a specific limited focus.

ARTICLE IX. THE MINISTRY

Section 9.1 Qualifications

The Minister(s) of the Church shall be in fellowship with the Unitarian Universalist Association.

Section 9.2 Calling the Minister

At an Annual Meeting or other meeting duly called for the purpose, the Church shall elect a Ministerial Search Committee for the purpose of recommending a ministerial candidate to the membership. The decision to call a Minister will require a 75% vote of the members of the Church present at a meeting duly called for that purpose.

Section 9.3 Resignation

Should the Minister wish to resign, at least three (3) months notice shall be given to the Board. Any other resignation agreement shall be mutually agreeable to the Board and the Minister when the resignation is submitted.

Section 9.4 Dismissal

A motion to dismiss the Minister may be considered only at a Special Meeting duly called for that purpose. Such a Special meeting may be called only by a majority vote of the total Board membership or by a written petition signed by 20% of the current Church members.

Notice of such a meeting shall be given no fewer than 30 days in advance of the meeting. Votes on the motion shall be cast by written ballot.

If the total number of ballots cast comprises at least 51% of the members of the Church, the Minister may be dismissed by a simple majority vote of the members present and voting at the Special Meeting.

Section 9.5 Responsibilities of the Minister

The responsibilities of the Minister will be defined in the Letter of Ministerial Call as fully executed and amended.

Section 9.6 Freedom of the Pulpit

The Minister's freedom of expression, both in and outside the pulpit, shall not be abridged.

ARTICLE X. ENDOWMENT FUND

The Endowment Fund shall further the mission of the Church beyond its normal operating budget. Donations, gifts, and bequests (hereinafter "donations") which are made to the Endowment Fund shall be applied to that fund if accepted by the Board. Once a donation has been accepted as part of the Endowment Fund, it becomes part of the Endowment Fund's principal and may not be expended except in accordance with the Endowment Fund Policy.

ARTICLE XI. DISPOSITION OF ASSETS ON DISSOLUTION

In the event that the Church is dissolved pursuant to law, its property and assets shall be applied and distributed in the order and according to the terms of the immediately following clauses "A" through "E" insofar as legally allowable:

- A. Costs and expenses incident to the proceedings shall be paid.
- B. All liabilities and obligations of the Church shall be paid, satisfied, discharged, or adequate provision made for them according to their respective priorities.
- C. Property and assets, if any, held by the Church upon condition or subject to executory or special limitation, if the condition or limitation occurs by reason of the dissolution of the Church, shall revert, be returned, transferred, or conveyed in accordance with the condition or limitation.
- D. Subject to clauses "A" through "C," all remaining property and assets shall be transferred and conveyed to the Unitarian Universalist Association.
- E. If the Unitarian Universalist Association is not in existence to receive such property it shall be transferred as provided by Section 317.57 of Minnesota Statutes at the date of adoption of these bylaws.

ARTICLE XII. AMENDMENTS

The Board may propose the amendment of these bylaws by resolution setting forth the proposed amendment and directing that it be submitted for adoption at a meeting of members. Notice of the meeting of members shall be given to members stating the purpose of such meeting. If such notice has been given, the proposed amendment may be adopted at any meeting of members. Adoption of any such amendment of these bylaws shall require a two-thirds (2/3) vote of members present and voting.

ARTICLE XIII. FISCAL YEAR

The fiscal year of the Church shall commence June 1 and expire the end of May 31 each year.

ARTICLE XIV. PARLIAMENTARY AUTHORITY

In all matters not covered or governed by these bylaws, the Articles, or by the laws of Minnesota, this Church shall be governed by Robert's Rules of Order, Newly Revised.

ARTICLE XVI. DEFINITION OF CORPORATION

For the purposes of this document corporation shall be the First Unitarian Universalist Church of Rochester, Minnesota, and shall be referred to as Church.