

! The name of this organization shall be the " # \$
% &' (!) '% &*)+ % &* ' #. For brevity, (IAC) may be used in lieu
of or in conjunction with the organizational name for all purposes.

, '&- %. The purpose of the IAC is to create value for the " # \$ school of

dues structure shall be established by the Executive Committee IAC and adjusted from time to time. 3 regular members may serve consecutive or multiple terms.

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IAC and the Executive Committee. The Secretary/Treasurer shall also have check; signing authority as designated by the Executive Committee.

-) Article 2.0 The Chairs of the subcommittees shall reside at all meetings of their subcommittees and shall designate an alternate to reside in their absence. The Chairs shall assure that minutes of subcommittee meetings are taken and reported to the Executive Committee. Each Chair shall serve on the Executive Committee. Meetings of the subcommittees shall take place minimum, quarterly.

/. 2.1 The Executive Committee of the IAC shall develop and determine the mission, program, business plan, budget, subcommittees, dues structure, operating procedures and policies of the IAC, with input from the IAC at the annual meeting. The Executive Committee shall have such authority and perform such duties in the management of the IAC as necessary and that are not inconsistent with these by-laws.

The IAC shall conduct some of its affairs and business through standing subcommittees of the IAC. The following standing subcommittees are appointed/

2. Alumni = Industry
1. Enhancement
4. Curriculum = Accreditation
- >. Membership = Fundraising
- ?. Strategic Planning

consent, or otherwise), the determination in good faith by the IAC that such claim, action, suit or proceeding did not arise out of negligence or misconduct in the performance of duty by the director or officer or former director or officer or person indemnified and that such director or officer or former director or officer or person could not be held liable for the claim, action, suit or proceeding in question, shall be necessary and sufficient to justify indemnification. The right of indemnification herein provided shall be to the fullest extent allowed by law and shall not be exclusive of other rights to which those indemnified may be entitled under any statute, by-law, agreement, or otherwise.

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Any payments made to an officer or director of the IAC such as salary, commissions, bonus, interest, rent or expenses which (i) shall be disallowed in whole or in part as a deductible expense for the purpose of corporate tax reporting by the Internal Revenue Service or (ii) in the opinion of the IAC threaten the tax exempt status of the IAC, shall be reimbursed by such officer to the IAC to the full extent of such disallowance. The IAC shall take all necessary steps to enforce this repayment. In lieu of repayment by the officer or directors the IAC may withhold appropriate amounts from the officer's or director's future compensation until the payment has been recovered provided that the amount withheld is sufficient to extinguish the indebtedness within five years.

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These by-laws may be altered, amended, or repealed and new by-laws adopted by the vote of two-thirds (2/3) of the voting members.

I hereby certify that the foregoing amended and restated by-laws were adopted by the IAC through electronic vote in accordance with Article 11.1).

By Current Executive Committee/
 Andre Barber

*d Brayton

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Trent Livingston

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Lifetime Members:

Billeaud	Popie
Blitch	Jack
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"a!alora	Laure#ce
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Beach	o#
&astella#a	Mark7 1285(e)-2. 9585(e)-2. 9581907829(e)-2. 2. 60229(e)-. 8&l. 8&B"017487. g-3215. 29()-5