ARTICLES OF ASSOCIATION AND BYLAWS OF CORONADO YOUTH SOFTBALL

Articles of Association of Coronado Youth Softball, the undersigned whom are citizens of the United States, desiring to form a Non-Profit Association under the Non-Profit Association Law of California, do hereby certify:
The name of the Association shall be Coronado Youth Softball.
II.
The place in this state where the principal office of the Association is to be located is Coronado, California, San Diego County.
III
Coronado Youth Softball is organized exclusively for charitable purposes and support activities which enhance girls softball in Coronado, California, under section 501(c)(3) of the Internal Revenue Code.
IV
The name and complete business address in the State of California of the Association's initial agent for service is President, Coronado Youth Softball, PO BOX 181551, Coronado, Ca. 92178-1551.
A. The property of this Association is irrevocably dedicated to charitable purposes and no part of the net income or assets of this association shall ever insure to the benefit of any director, officer or member thereof, or to the benefit of any private person.
B. No substantial part of the activities of this association shall consist of carrying on of propaganda, or otherwise attempting to influence legislation, and the association shall not participate or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
C. Notwithstanding any other provision of these Articles, the association shall not carry on any other activities not permitted to be carried on (a) by an association exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (b) by an association to which contributions are deductible under Section 170(c)(2) of the Internal Revenue Code.
V
A. Upon the dissolution or winding up of the association, its assets remaining after payment, or provision for payment, or all debts and liabilities of this association, shall be distributed to a nonprofit fund, foundation or corporation which has established its tax exempt status under section 501(c)(3) of the Internal Revenue Code.
In witness whereof, we have hereunto subscribed our names this 10 day of July 2025.
Sheerah Haywood, President Jessica Cunningham, Treasurer
Sheerah Haywood, President Jessica Cunningham, Treasurer

BYLAWS OF CORONADO YOUTH SOFTBALL

A California Nonprofit Organization

ARTICLE 1. OFFICES

Section 1.1 Principal Office. The league's principal office shall be fixed and located at such a place within the City of Coronado, California as the Board of Directors (herein called the "Board") shall determine. The Board is granted full power and authority to change the principal office from one location to another as the need may arise.

ARTICLE 2. BOARD OF DIRECTORS

Section 2.1 **Board of Directors**. The management of the property and affairs of Coronado Youth Softball (CYS) shall be vested in the Board of Directors. The number of Directors shall not be less than five (5) or more than fifteen (15). Four of these members shall be elected officers. The Directors shall, upon election, immediately assume their duties and shall continue in office until their successors have been duly elected and qualified.

The Executive Officers of CYS shall consist of a President, Vice-President, Secretary, Registrar, Treasurer, and Player Agent. The remaining Board shall consist of Directors of Sponsorship, Concessions Manager, Equipment Manager, Uniform Manager, Umpire-in-Chief, and Safety Officer.

Section 2.2 **Terms.** Each member of the board shall serve a two year term. Board members may be elected to a second two-year term but shall not serve more than four consecutive years in the same position. Complete Board terms shall begin on October 1.

Section 2.3. **Resignations.** Any board member may resign prior to the end of his/her term. A letter of resignation must be presented to the secretary, who shall present it to the Board of Directors.

Section 2.4 **Rule of Order.** Robert's Rules of Order shall govern the proceedings of all meetings, except where it may conflict with the Constitution or by-laws of the CYS board.

ARTICLE 3. BOARD OF DIRECTORS

Section 3.1 **Powers**. Subject to limitations of the Articles of Incorporation, these Bylaws and Rules and Regulations, the activities and affairs of the league shall be conducted, and all league powers shall be exercised by or under the direction of the Board of Directors. The Board of Directors shall have the power to appoint such standing committees as it shall determine and to delegate such powers to them as the Board shall deem advisable and which it may properly delegate. The Board may adopt such rules and regulations for the conduct of its meetings and management of CYS as it deems proper. The Board shall have power by a two-thirds vote of those present at any regular or special meeting to discipline, suspend, or remove any Director or Officer or Committee Member of CYS in accordance with procedures set forth in Section 3.10.

Section 3.2 **President**. Will supervise all business and affairs of the organization, serve as the official representative of CYS to external parties, sign all official documents of the organization, serve as an ex-officio member of all committees, approve all expenditures prior to funds being issued. The president shall be a voting member of the Board of Directors. It shall be the duty of the President to preside at all meetings of the league, in addition to the following:

a. Enforce the rules and regulations as established by USA Softball and in accordance with the supplemental rules adopted by CYS.

- b. Conduct the affairs of CYS and execute the policies established by the Board of Directors.
- c. Submit for consideration the applications for field use with the city of Coronado and the Port District of San Diego (as needed, since the field use applications reside with the City of Coronado as of 2022).
- d. Provide representation for CYS at the monthly District meetings.
- e. Present a report of the condition of CYS at the annual meeting. Communicate to the Board of Directors, such matters as deemed appropriate, and make such suggestions as may tend to promote the welfare of CYS.
- f. Be responsible for the conduct of CYS in strict conformity to the policies, principles, Rules and Regulations of USA Softball, as agreed to under the conditions of charter issued to Coronado Youth Softball by that organization.
- g. Designate in writing, other officers if necessary, to have power to make and execute for/and in the name of CYS such contracts and leases they may receive, and which have had prior approval of the Board.
- h. Investigate complaints, irregularities and conditions detrimental to CYS and report thereon to the board or executive committee as circumstances warrant.
- i. With assistance from the Treasurer, prepare and submit an annual budget to the Board of Directors each year commencing in October and be responsible for the execution thereof.
- j. With the assistance of the Player Agent, examine the application and supporting proof of age documentation of every player/candidate and certify residence eligibility before any player may be accepted for assessments and or selection, and determine eligibility and/or placement of players as a result of assessments.
- k. With the assistance of the Player Agent, conduct the annual draft of players ensuring fairness and equality for all participants involved.
- I. As chief administrator, select and nominate, for Board approval, all CYS Managers, Coaches, and Committees for the ensuing year.
- m. Authorize the expenditure of CYS funds, without board approval or dual signature up to and including \$999.99 for expenses such as Insurance, Charter fee's, Utilities and Accounts Payable. This does not alleviate the President's responsibility of informing the Board of Directors as to the nature and urgency of the payment.

Section 3.3 **Vice President.** The VP will perform the duties of the President in the event of the inability of the President to act with all the powers and restrictions on the president. The vice president shall act as a liaison to all committees and the BOD. The VP shall also perform other duties as assigned by the President or the full board. The Vice President shall be a voting member of the Board of Directors.

Section 3.4 **Secretary.** It shall be the duty of the Secretary to keep accurate records of the proceedings of all meetings of the league, including meetings of the Board of Directors and General Membership meetings. He/she shall be responsible for all League correspondence and be custodian of the Bylaws of the league. He/she will provide copies of all League minutes to each member of the Board of Directors no later than 14 days after a meeting has occurred. The Secretary shall be a voting member of the Board of Directors. In addition to the following:

a. Be responsible for recording the activities of the Board of Directors.

- b. Maintain appropriate files, mailing lists, and necessary records.
- c. Perform such duties as are herein specifically set forth, in addition to such other duties as are customarily incident to the office of Secretary or as may be assigned by the President and or Board of Directors. Maintain a list of all Regular Sustaining and Honorary Members and Committee Members. Give notice of all meetings as set by the President to all Board and Committee Members.
- d. Keep the minutes of the meetings of the Members, the Board of Directors and the Executive Committee, and cause them to be recorded in a book kept for that purpose.
- e. Conduct all correspondence not otherwise specifically delegated by the President in connection with said meetings and shall be responsible for carrying out all orders, votes and resolutions not otherwise committed.
- f. Notify Members, Directors, Officers and Committee Members of their election (s) or appointment (s).

Section 3.5 **Treasurer.** It shall be the duty of the Treasurer to have charge of all the money of the league and pay all properly attested expenses. He/she shall be responsible in coordinating collection of all monies for the league, including but not limited to: registration, Annual League Fundraiser, sponsors, donations, and concessions. He/she will be responsible for filing all required IRS and State Attorney General paperwork and paying of associated fees. Upon completion of duties of Treasurer, the treasure shall deliver all receipts books and reports as appropriate to the Board President or incoming Treasurer. The Treasurer shall be a voting member of the Board of Directors. In addition to the following:

- a. Perform such duties as herein specifically set forth and such other duties as are customarily incident to the Office of Treasurer or may be assigned by the Board of Directors.
- b. Receive all monies and securities, and deposit same in a depository approved by the Board of Directors.
- c. Keep records for the receipt and disbursement of all monies and securities of the League, including the Auxiliary, approve all payments from allotted funds and draw checks therefore in agreement with the policies established in advance of such actions by the Board of Directors.
- d. Prepare an annual budget, under the direction of the President, for submission to the Board of Directors at the annual meeting.
- e. Prepare a Quarterly financial report for submission to the Board of Directors. Provide monthly updates on key topics at the monthly meeting.
- f. Prepare and forward all CYS financial records for end of the year tax preparation.

Section 3.6 **Registrar.** The Registrar shall be responsible to coordinate league registrations and oversee the Player Agent to ensure that all USA Softball background checks and SafeSport certifications are completed. He/she shall verify registrants are valid. The Registrar shall be a voting member of the Board of Directors. In addition to the following:

- a. Maintain complete master database of all registered CYS players.
- b. Update database each year from current registration forms, sort and edit data as needed for assessments, draft, teams, all-stars, and any other needs of the board.

- c. Maintain master email list of all registered players and families and communicate League information to them as necessary.
- d. Generate for board approval all flyers and registration forms for regular season play (this can also be handed off to another board member to produce).
- e. Interface with printer and schools to insure timely printing and distribution of flyers and registration forms (or via social media and email communication).
- f. Provide submission to USA Softball with complete CYS player's roster and update submission with player changes over course of season.

Section 3.7 **Umpire-in-Chief.** The Umpire in Chief shall be responsible to obtain adequate umpires to officiate all league games. He/she shall schedule umpires for all games and evaluate the performance of all league and hired Association Umpires. He/she shall be responsible for maintaining a master schedule to include the scheduling of all league fields for team practice and game times for all divisions both intra- and inter-league. He/she will integrate and manage snack bar duty into the master schedule (when necessary and when we have access to a snack bar). He/she shall act as mediator for all game protests. He/she will decide field game play in regard to bad weather and other scheduling conflicts. The Umpire-in-Chief shall be a voting member of the Board of Directors.

Section 3.8 **Player Agent.** The Player Agent shall be responsible to assist the registrar with league registration, coordinate player clinics and the team draft process. He/she will have primary responsibility for proper vetting (background checks) of all adult volunteers. He/she shall act as liaison between players and the Board of Directors. Any complaints concerning league operations by players or their parents shall be directed to the Player Agent. The Player Agent shall be a voting member of the Board of Directors. In addition to the following:

- a. Record all player transactions and maintain an accurate and up-to-date record thereof.
- b. Review applications for player candidates and assist the President in checking residence and age eligibility.
- c. Coordinate with the President, registration and scheduling player assessments.
- d. In conjunction with the President, conduct the player distribution plan (draft).
- e. Act as an intermediary when trades are undertaken.
- f. Observe Managers and Coaches in the handling of children and mediate any differences they may have.

Section 3.9 Equipment, Field Maintenance and Safety Director. The Equipment Manager shall be responsible for obtaining, inspecting, and distributing all equipment needed to the managers of league teams. He/she shall inventory all equipment prior to the season, again at the close of the season, and ensure the security of the equipment during the off-season. Said inventory shall be written and at the end of the fiscal year, an itemized inventory shall be presented to the incoming Equipment Manager and incoming/outgoing Treasurer. He/she shall be responsible for the care and maintenance of all facilities and shall determine the safety of the equipment to be played with and all facilities to be played on. He/she is responsible for obtaining all incident reports from the manager to be checked for completion and passed on to the President. He/she will be responsible to report any discrepancies to the Board for further action. The Equipment Manager shall have the right to be a staff member of any of the league teams, including, but not limited to manager or coach. The Equipment, Field Maintenance and Safety Director shall be a voting member of the Board of Directors

Section 3.10. **Director of Sponsorship.** The Sponsorship Director shall organize the league's sponsorship program; prepare a draft Sponsorship solicitation letter for review by the President; send solicitation letters to local businesses in Coronado seeking team sponsorship no later than the first Monday of the new year; provide a statement about the welfare of the sponsorship program to the Board at each scheduled meeting prior to the solicitation letters being sent; and coordinate the display of sponsor signs at Tidelands.

Section 3.11. **Director of Media and Information.** The Media and Information Director shall update and maintain the status of the CYS web page; coordinate with the Board of Directors to publicize to the community, at large, registration dates and procedures; work with the Registrar to integrate player information and rosters; prepare press releases and/or articles to local news outlets concerning CYS (as necessary) and present to the President for approval prior to release. He/she shall coordinate with CYS team parents the collection and release of game recaps (if needed) and assist the President with planning and presenting Opening and Closing Ceremonies. He/she shall create and post League information to social media (CYS Instagram and Facebook) including but not limited to season registration, clinics, league information, season updates, All Star information, and any other important dates deemed necessary to post by the Board of Directors.

Section 3.12 **Removal From Office.** Any member of the Board of Directors may be removed from office for failure to perform assigned duties or for conduct found to be detrimental to CYS with a two-thirds (2/3) vote of the Board of Directors.

Section 3.13 **Vacancies.** Vacancies of any Board position may be filled by recommendation to the Board of Directors and affirmed by a majority vote of the Board.

ARTICLE 4. STANDING COMMITTEES

Section 4.1. Standing committees of the board:

Section 4.2. **Executive Committee.** The Executive Board of Directors may appoint an Executive Committee, which shall consist of not less than three (3) nor more than five (5) Directors, one of whom shall be the President of CYS.

The Executive Committee shall advise with and assist the Officers of CYS in all matters concerning its interests and the management of its affairs and shall have such other powers as may be delegated to it by the Board.

At any meeting of the Executive Committee, a majority of the total number of members in office shall constitute a quorum for the transaction of business and the act of a majority present at any meeting at which there is a quorum shall be the act of the Committee.

Section 4.3. **Fundraising/Finance Committee.** The Board of Directors may appoint a Finance Committee consisting of not less than three, (3) and no more than five, (5) Directors. The Treasurer shall be an ex-officio member of this Committee.

The Committee shall investigate ways and means of financing CYS including team sponsorships and submit recommendations to the Board of Directors and the President. They shall be responsible for taking up collections at games, if such collections are Authorized by CYS, and shall turnover said collections to the Treasurer immediately after each game.

Section 4.4. **Rules Committee.** The Board of Directors may appoint a Rules Committee consisting of not less than three, (3) and no more than five, (5) Directors. The Vice President shall be an ex-officio member of this Committee along with the Player Agent and the Field/Safety Director.

Section 4.5. **Website/Media Relations.** The Board of Directors may appoint a Website/Media Relations Committee consisting of not less than three, (3) and no more than five, (5) Directors. The Secretary shall be an ex-officio member of this Committee along with the Media and Information Director.

Section 4.6. **Uniform/Apparel Committee.** The Board of Directors may appoint a Uniform and Equipment Committee, which shall consist of the League President, Equipment Director, Uniform Manager and Division Directors. The committee shall approve budgets for the acquisition of uniforms and equipment and shall oversee the bidding process and the league's relationships with vendors.

The Committee shall be responsible for the proper issuance of such supplies and equipment and for the repair, cleaning, and storage thereof at the close of the season.

Section 4.7 **All Star Committee.** The Board of Directors may appoint an All Star Committee to coordinate, manage, and oversee the administration of the player and staff selection process for each age division that will field an All Star team. The committee will consist of the following Board Members:

The League President

The League Vice President

The League Player Agent

ARTICLE 5. OTHER COMMITTEES

Section 5.1. **Other Committees.** The Board of Directors shall have authority to appoint any additional committees as deemed necessary to fulfill the mission of the league.

ARTICLE 6. MEETINGS

Section 6.1. **Board of Directors.** The Board of Directors shall meet monthly at a regularly set time and place. All Board of Directors meetings shall be open. The board retains the right to enter into closed session, as deemed necessary. Additional board meetings may be called by the President, as deemed necessary. The membership shall be aware of the time and place of the regular meetings. 50% of the *currently filled Board of Directors positions* shall constitute a quorum at a Board meeting. A board member must be present to vote. At the request of any member of the Board of Directors, a special Board of Directors meeting will be called.

Section 6.2. **Action Without Meeting.** Subject to section 5513 of the California Nonprofit Public Benefit Corporation Law, any action including the election of Board members which under any provision of the California Nonprofit Public Benefit Corporation law may be taken at any Board or special meeting, may be taken without a meeting if the written ballot of every member is solicited and number of ballots cast within the time period specified equals or exceeds the quorum required to be present at a meeting authorizing the action.

Section 6.5. **Proxies.** Persons entitled to vote at any meeting may do so only in person. Voting rights may not be exercised by proxies.

ARTICLE 7. ELECTIONS

Section 7.1. **Nominations.** Each year, the President shall develop a slate of potential new officers and board members for approval. All nominees must have given consent to the nomination. The slate shall be provided to the board at least 7

days in advance of the regular board meeting. The slate may be approved by a simple majority vote of the Board of Directors.

ARTICLE 8. FINANCIAL AND ACCOUNTING

Section 8.1. The Board of Directors shall decide on all matters pertaining to the finances of the League. They shall place all income including Auxiliary funds in a common league treasury, directing the expenditure of the same in such a manner as will give no individual or team an advantage over those in competition with such individual or team.

Section 8.2. The Board shall not permit the contribution of funds or property to individual teams but shall solicit it for the common treasury of the League, thereby discouraging favoritism among teams.

Section 8.3. The Board shall not permit the solicitation of funds in the name of Coronado Youth Softball unless all of the funds so raised are placed in the League treasury.

Section 8.4. The Board shall not permit the disbursement of League funds for other than the conduct of CYS activities in accordance with the rules and policies.

Section 8.5. No Director, Officer, or Member of the League shall receive, directly or indirectly, any salary, compensation, or emolument from the League for services rendered as Director, Officer, or Member.

Section 8.6. All monies received, including Auxiliary Funds, shall be deposited to the credit of the League's bank account and all disbursements shall be made by check. The League Treasurer and Vice President and such other Officer(s) or person(s) as the Board of Directors shall determine shall sign the checks.

Funds may also be collected or distributed via Venmo through the CYS Venmo account for monies received or disbursed. The League Treasurer and President and such other Officer(s) or person(s0 as the Board of Directors shall determine shall send the funds through the Venmo app.

Section 8.7. The fiscal year of the League shall begin on the first day of October and shall end on the last day of September.

Section 8.8. **Distribution of Property Upon Dissolution.** Upon dissolution of the League and after all outstanding debts and claims have been satisfied, the Members shall distribute the property of the League to such other *Federally Incorporated entity* maintaining an objective similar to that set forth herein, which is or may be entitled to exemption under Section 501(c) (3) of the Internal Revenue Code or any future corresponding provision.

ARTICLE 9. INDEMNIFICATION & INSURANCE

Section 9.1. **Indemnification.** The league shall, to the maximum extent permitted by California Nonprofit Mutual Benefit Corporation Law, and in accordance with that law, indemnify each of its agents against expenses, judgments, fines, settlements, and other amounts arising by reason of the fact any such person is or was an agent of the League. For purposes of this section, an "agent" of the league includes any person who is or was an officer, employee, or other agent of the league, or is or who was serving at the request of the League as an officer, employee, or agent of another league, partnership, joint venture, trust of other enterprise, or was a director, officer, employee, or agent of a league which was a predecessor league of the league or of another enterprise at the request of such predecessor league.

Section 9.2. **Insurance.** The league shall have power to purchase and maintain insurance on behalf of any agent of the league against any liability asserted against or incurred by the agent in such capacity or arising out of the agent's status as

such whether or not the corporation would have the power to indemnify the agent against such liability under provisions of this Article 8.

ARTICLE 10. CONFLICT OF INTEREST POLICY

Section 10.1. The league shall have power to purchase and maintain insurance on behalf of any agent of the League against any liability asserted against, or incurred by, the agent in such capacity or arising out of the agent's status as such whether or not the corporation would have the power to indemnify the agent against such liability under provisions of this Article 8.Scope. The following statement of policy applies to each member of the board, to each officer of Coronado Youth Softball, and to all persons employed by CORONADO YOUTH SOFTBALL, regardless of position.

Section 10.2. **Responsibility.** Directors, officers, and staff serve the public interest and thus have a clear obligation to the concept that all decisions of the board, officers, and employees of CORONADO YOUTH SOFTBALL are to be made solely on the basis of a desire to promote the best interests of the CORONADO YOUTH SOFTBALL and the public good.

Section 10.3. Individuals inevitably are involved in the affairs of other institutions and Coronado Youth Softball. Effective boards and Coronado Youth Softball will include individuals who have relationships and affiliations that may raise questions about perceived conflicts of interest. Although many such potential conflicts are and will be deemed inconsequential, every director, officer, and key employee has the responsibility to ensure the entire board is made aware of situations that involve personal, familial, or business relationships that could create a real or perceived conflict of interest. Thus, the board requires each director, officer, and key employee annually (a) to be familiar with the terms of this policy; (b) to disclose to the board chair any possible personal, familial, or business relationships that reasonably might give rise to a conflict involving CORONADO YOUTH SOFTBALL; and (c) to acknowledge by his or her signature that he or she is in accord with the letter and spirit of this policy.

Section 10.4. **Disclosure of Conflicts with Respect to Potential Financial Transactions.** In the event any financial transaction involving CORONADO YOUTH SOFTBALL also involves (a) a director, officer, employee, or a member of their family, or (b) a Coronado Youth Softball with which any director, officer, or employee of CORONADO YOUTH SOFTBALL has a direct or indirect financial interest, the director, officer, or employee having the affiliation or interest, at the first knowledge of the transaction, shall disclose fully the precise nature of the interest or involvement.

Section 10.5. **Disclosure Statement.** Each board member, officer, and key employee of CORONADO YOUTH SOFTBALL shall be requested annually by CORONADO YOUTH SOFTBALL to submit a disclosure statement describing the nature of any direct or indirect business transactions with Independent Sector during the year, including those ongoing from prior years. In the event there is any material change in the information contained in any disclosure statement, the person who submitted it shall promptly submit written notification of the change.

Section 10.6. **Affiliation.** A director, officer, or employee is deemed to be affiliated with any Coronado Youth Softball that may be potentially related to the financial operation of CORONADO YOUTH SOFTBALL (a) of which he or she, or a member of his or her family, is a director, officer, trustee, partner, employee, or agent; or (b) in which he or she or members of his or her family receive direct financial benefit from sales or services; or (c) in which he or she individually or in combination with members of his or her family have a 5 percent or greater interest. In no way should this policy be interpreted to imply that directors, officers, or employees should reveal any political, religious, ethnic, fraternal, or civic affiliations.

Section 10.7. **Definition.** The term family shall be deemed to include an individual's spouse and children (including legally adopted children), and members of that individual's household, parents, grandparents, great grandparents, siblings (whether by whole or half-blood), spouse of that individual's siblings, children, grandchildren and great grandchildren and members of that individual's household.

Section 10.8. **Administration.** All_disclosures required under this policy and amendments thereto, if by Board of Directors, shall be directed in writing to the President. The chair of the board and the president shall be responsible for the

administration of this policy. Issues under this policy concerning directors and officers shall be reported initially to the chair of the board for appropriate action; those concerning staff shall be referred initially to the President. Information disclosed under this policy shall be held in confidence by the persons authorized to receive and act upon it except where, in the judgment of any of such persons, the best interest of the Coronado Youth Softball requires further disclosure. This review process shall be reported annually to the board by the chair.

Section 10.9. **Restraint on Participation.** A director or officer who has declared or has been found to have a conflict-of-interest in any proposed transaction or other matter shall refrain from participating in consideration of the proposed transaction or other matter, unless for special reasons the Board of Directors requests information or interpretation from the person or persons involved. In the case of a director, he or she shall not vote on the matter in question and shall not be present at the time of the vote. With respect to restraint on participation by staff, the president, or, where applicable, the chair shall take such action as is necessary to assure that the transaction is completed in the best interests of Coronado Youth Softball without the substantive involvement of the person who has the possible conflict-of interest.

Section 10.10. **Advance Determinations.** Any board member who is uncertain about a possible conflict of interest in any matter may request the Executive Committee to determine whether a conflict in fact exists; the Executive Committee shall resolve the question by majority vote. If required, the question of potential conflict may be referred to counsel for an opinion prior to the Executive Committee vote.

ARTICLE 11. AMENDMENTS

Section 11.1. These bylaws or the articles of incorporation may be amended or repealed by a two-thirds vote of the Board of Directors. Approved by the Coronado Youth Softball Board of Directors:

TITLE	NAME	SIGNATURE
PRESIDENT	SHEERAH HAYWOOD	
VICE PRESIDENT	CHRIS RODRIGUEZ	
TREASURER	JESSICA CUNNINGHAM	
SECRETARY		
REGISTRAR	LAUREN THRASHER	
UMPIRE-IN-CHIEF	JESSICA COLLIER	
PLAYER AGENT	KATJA HARRIS	
EQUIPMENT/SAFETY	JOE CUNNINGHAM	
SPONSORSHIP		
MEDIA AND INFORMATION		