



ARTICLE I - ORGANIZATION AND PURPOSE

SECTION 1.1 NAME

The name of the corporation shall be: WEST COAST RENEGADES AMATEUR HOCKEY ASSOCIATION, INC. (WCR) and shall maintain its tax exempt status under Section 501 (c) (3) of the Internal Revenue Code.

SECTION 1.2 ORGANIZATION

The West Coast Renegades Amateur Hockey Association is a non-profit corporation formed under the Utah Revised Nonprofit Corporation Act (the "Act") and is recognized as a Sub-Affiliate of the Utah Amateur Hockey Association, Inc. ("UAHA") which is an Affiliate of USA Hockey, Inc. ("USA Hockey").

West Coast Renegades Trademark: The West Coast Renegades logo and marks as well as all other proprietary materials are the property of the WCR and may not be reproduced without prior written consent of the WCR Board.

SECTION 1.3 AFFILIATION

The West Coast Renegades shall be affiliated with USA Hockey and a sub-affiliate of Utah Amateur Hockey Association.

SECTION 1.4 PURPOSE

The purpose of the WCR is to promote, govern, and enhance hockey for all players; to foster a community spirit among Members, supporters and teams; to increase interest in the game of hockey; and to promote team participation, sportsmanship, fair play, safety and equal opportunity to all Members.

The mission of the West Coast Renegades Amateur Hockey Association is to provide a best in class environment for learning, playing, loving and excelling in the game of ice hockey. Further, we hope to enhance the personal, emotional and athletic growth of the youth who participate by combining top level coaching and training with an important values driven approach to the game.

Core values of the WCR program include:

- Teamwork
- Sportsmanship
- Discipline



- Honesty and Integrity
- Respect, Responsibility and good citizenship
- Hard Work and Preparation

The WCR believe there is an opportunity for all players and, as such, will provide opportunities for players at all levels from beginners learning to play the game all the way through to elite players who desire to play the game at the highest levels. The WCR intends to administer a program that provides a solid foundation for all youth as they prepare for success in reaching their goals both within the game and for life outside of it.

SECTION 1.5 PLACE OF BUSINESS

The registered office of the WCR shall be at the address of its statutory agent for service of process or such other place as the governing Board of Directors (the "Board") shall determine from time to time. The WCR may have such offices, within the State of Utah, and may conduct its business at such other places, as the Board shall determine from time to time.

SECTION 1.5 JURISDICTION

The WCR shall organize teams into divisions based upon the age of the players. The WCR may field teams at any of the levels as defined by USA Hockey and consistent with the provisions of UAHA and USA Hockey. The WCR may amend and add to these Divisions at any time and shall have jurisdiction over all Members.

SECTION 1.6 FISCAL YEAR

The fiscal year of the WCR shall be determined by resolution of the Board, and may be changed from time to time at the discretion of the Board. After the adoption of these Bylaws the fiscal year shall commence on September 1 and end on August 31.



ARTICLE II - MEMBERSHIP

SECTION 2.1 MEMBERSHIP

The WCR shall have Members. Any individual or organization interested in or involved in the conduct of ice hockey competition is eligible to become a Member of the WCR, provided they are a registered member of USA Hockey and agree to abide by the Bylaws, Policies and Procedures, Rules and Regulations, and Playing Rules of the WCR, UAHA, and USA Hockey.

SECTION 2.2 APPLICATION

An individual or organization may request Membership in the WCR by submitting a written application to the Board. The application must include the following:

- a) The membership application fee as set in the WCR schedule of fees in effect on the date of the application.
- b) A written statement agreeing to comply with and adhere to the provisions of all Bylaws, Policies and Procedures, Rules, Regulations, and Playing Rules of the WCR, UAHA, and USA Hockey.
- c) Any other document or certification that may be required from time to time by WCR.
- d) If the applicant is an organization, copies of the organization's Bylaws, rules and regulations, 501(c)3 determination letter (if applicable), and other documents that describe the programs of the organization. This documentation must contain provisions for sexual and physical abuse screening for all individuals as required by USA Hockey.

SECTION 2.3 ACCEPTANCE OR REJECTION

The WCR will review each completed application and will exercise its best efforts to notify the applicant of its decision on acceptance or rejection with 90 days of receipt. Membership is a privilege and not a right. The WCR shall have sole discretion to accept or reject any membership application and its decision shall be final.

SECTION 2.4 MEMBERSHIP RIGHTS

Accepted Members shall be entitled to exercise all rights and privileges that Membership may accord as long as the Member remains in good standing.

SECTION 2.6 SUSPENSION OR FORFEITURE OF MEMBERSHIP

The WCR may terminate or suspend a Member's Membership in this Association for failing to comply with the Bylaws, Policies and Procedures, Rules, Regulations, Playing Rules or other requirements of WCR, UAHA, or USA Hockey.



ARTICLE III - FEES AND SANCTIONS

SECTION 3.1 FEES

The WCR by a majority vote of the Board may establish and collect reasonable and necessary annual fees for Membership and operational funding which may include, but shall not be limited to individual, team, travel or membership fees as the Board may deem appropriate from time to time.

SECTION 3.2 DUES

The Board may require Members to pay membership dues, in addition to any annual registration fees.

SECTION 3.3 FEE AND DUES SCHEDULES

On or before September 1 of each year, the Board shall adopt a complete schedule of fees and dues to be charged by WCR for the next year and shall have the WCR Treasurer give a written notice of such fees and dues to Member.

SECTION 3.4 SANCTIONS

Members are required to pay their monthly dues by the first day of each month. Members who fail to pay their monthly dues by the fifteenth day of the month shall not be allowed to play in any game until all dues payments are brought current. Members who fail to pay the established registration fees or dues within thirty (30) days after they have become due and payable shall become subject to suspension from the WCR. The continuing failure to pay the required fees or dues within ninety (90) days after they have become due and payable will result in an automatic loss of membership in the WCR.



ARTICLE IV - MEETINGS OF WCR

SECTION 4.1 ANNUAL MEETINGS

The WCR shall have an Annual Meeting during the month of September each year at a time and place set by the Board. The following business shall be conducted at the Annual Meeting:

- a) The Board shall give a report on the operation of WCR during the past fiscal year including a summary of any actions or policies adopted or requested to be adopted by the Board and a summary of the financial records.
- b) Election of Directors to fill any vacancies on the Board.
- c) The Board shall elect or appoint officers after the election of the Directors.
- d) The Board shall distribute copies of its Bylaws and other governing documents to the Members in attendance at the meeting.
- e) The Board may conduct workshops or other discussions at the Annual Meeting as may be approved by the Board.

SECTION 4.2 SPECIAL MEETINGS

Special Meetings of WCR may be held whenever and wherever called for by the President or a majority of the Board. The Business to be conducted at any Special Meeting shall be limited to the purposes specified in the notice thereof, and to such additional matters as the chairman of the Special Meeting may rule to be germane to such purposes. The chairman of the special meeting shall be appointed by, or may be, the President. The chairman must be a Director.

SECTION 4.3 NOTICES OF OPEN MEETING

Not less than fifteen (15) and not more than forty-five (45) days (inclusive of the date of the meeting) before the date of any open meeting of the WCR, the Secretary or any other Officer of this Association shall mail, email, post on the website, or personally deliver a written notice setting forth the time, place and general purpose of the meeting to each Member. Notices may be posted on the website, e-mailed or mailed to the Member at the address of record.

SECTION 4.4 QUORUM

At any meeting of the WCR, the presence of more than fifty percent (50%) of the Board at the meeting shall constitute a quorum for all purposes. In the absence of a quorum, any meeting of this Association may be adjourned by the chairman without notice other than announcement thereof at the meeting, until a quorum is formed. Once a quorum has been formed at any meeting, the Board may continue to transact business until adjournment.



Meeting attendance may be in person, by video conference or teleconference whereby all directors participating in such meeting can hear and speak to one another. Such participation shall constitute attendance in person at the meeting.

SECTION 4.6 INFORMALITIES AND IRREGULARITIES

All informalities and irregularities in the call or notice of a meeting of the WCR or in the areas of credentials, quorums, voting and similar matters shall be waived if no objection is made at the meeting. Attendance at a meeting shall constitute waiver of call and notice of such meeting and any adjournment thereof.



ARTICLE V - BOARD OF DIRECTORS

SECTION 5.1 DIRECTORS

The affairs of the WCR shall be governed by a Board of Directors. The WCR shall have seven Directors. During the 2014-2015 season, the directors shall be appointed by the President of WCR. Each ensuing season, the term for each Director position shall expire at the Annual Meeting in the year set forth below. Subsequent terms for each Director position shall be for two years from the date elected and shall be in either an odd year or even year thereafter with expirations:

- a) Director No. 1 odd years
- b) Director No. 2 odd years
- c) Director No. 3 odd years
- d) Director No. 4 odd years
- e) Director No. 5 even years
- f) Director No. 6 even years
- g) Director No. 7 even years
- h) Director No. 8 even years
- i) Director No. 9 even years

SECTION 5.2 QUALIFICATIONS OF DIRECTORS

Any Member in good standing may be nominated and, if elected, serve as a member of the Board of Directors, subject to the following restrictions. A Member may not serve as a Head Coach or Assistant Coach while serving on the Board of Directors. A spouse or partner of a Head Coach who receives as compensation more than the dues for the team involved may not serve a member of the Board of Directors. A person with a controlling interest in a hockey related business may not serve as a member of the Board of Directors.

SECTION 5.3 EX-OFFICIO DIRECTORS

The WCR may also have Ex-Officio Directors. All USA Hockey officials and representatives appointed, elected or employed by or through USA Hockey for the primary purpose of assisting this WCR and its Members in carrying out the purposes of USA Hockey shall be appointed by the Board as Ex-Officio Directors. Ex-Officio Directors shall enjoy all of the rights and privileges of Directors of this Association, except that Ex-Officio Director shall not be entitled to vote on any matter in their capacity as an Ex-Officio Director and no Ex-Officio Director shall be counted in their capacity as an Ex Officio Director for purposes of determining a quorum or the result of any vote.



SECTION 5.4 **NOMINATION OF DIRECTORS**

Candidates for election to the Board shall be nominated at the Annual Meeting of the WCR. A candidate may be nominated by any Director eligible to vote for such candidate or any Director then serving on the Board whose position is not up for election.

SECTION 5.5 **ELECTION OF DIRECTORS**

The election of Directors to fill vacant Director positions shall occur at the Annual Meeting. Each Head Coach and each existing Director shall be entitled to as many votes as there are Director positions to be filled. Votes are cast in a cumulative manner. Once the votes are cast, Directors shall be elected in descending order according to the number of votes received by each candidate. If there is a tie in the number of votes received between two or more candidates and there are fewer Director's positions to be filled than there are candidates who are tied, the voting shall continue among only those who are tied until the tie is broken and the number of Director's positions as provided for under these Bylaws have been filled. Head Coaches or Directors may select a delegate to nominate and cast votes in their absence.

SECTION 5.6 **FILLING VACANCIES**

If a Director ceases to serve as a Director, or if a vacancy exists in a Director position because a Director was not elected to fill the position at the Annual Meeting, a successor or a new Director shall be elected by a majority vote of the Board to serve the remainder of the term associated with that Director's position.

SECTION 5.7 **POWERS OF THE BOARD OF DIRECTORS**

In addition to the other powers stated herein or provided for by law, the Board of Directors shall have the power to:

- a) Exercise all powers, authority, rights, privileges and jurisdiction vested in or delegated to WCR by UAHA and USA Hockey;
- b) Formulate, prescribe, alter and amend these Bylaws and the Policies and Procedures for the government of the WCR;
- c) Interpret, define and explain all of the provisions of these Bylaws and the Policies and Procedures of the WCR;
- d) Appoint and remove any coach or Officer of the WCR and define, restrict, enlarge or otherwise modify the powers and duties of any coach or Officer of the WCR at any time;
- e) Remove from office any Director, by a two-thirds majority vote of the full Board;
- f) Appoint committees from among its membership or otherwise employ individuals for the handling of special or specified business;



- g) Dissolve or overrule any decision or action of any committee appointed by the Board;
- h) Establish and define the policies, procedures and rules of the WCR subject to the provisions of UAHA and USA Hockey;
- i) Have immediate access on demand to the Articles of Incorporation, Bylaws, books, vouchers, receipts and records of the WCR,
- j) Add voting Board positions for sponsorship representatives as per contract(s) that may require it.

SECTION 5.8 POWER TO ACT NOT WITHSTANDING VACANCIES

Pending the filling of vacancies in the Board, a majority of the current number of Directors may exercise the powers of the Board.

SECTION 5.9 VOTING PROCEDURES FOR BOARD BUSINESS

Each director in attendance at a Board meeting (except for any Ex Officio) shall have one vote. At all meetings of the Board or any committee, voting shall be by voice vote, unless the participating Directors decide on a ballot. A decision at a meeting of the Board or a committee shall be made by a majority of votes cast, unless otherwise required by these Bylaws or any provision of the Policies and Procedures of this Association.

SECTION 5.10 PROXY VOTING

Directors may attend any regular or special meeting of the Board by proxy. All proxies shall be in writing, such writing may be in the form of an e-mail and shall state with specificity the person authorized to exercise such proxy. Each such proxy must contain an expiration date which may not exceed 30 days. Proxies must be presented to the presiding officer prior to the exercise of any vote pursuant to such proxy.



ARTICLE VI - OFFICERS

SECTION 6.1 **ELECTION OR APPOINTMENT**

From among the members of the Board of Directors, the Board shall elect or appoint a President, Vice-President, Secretary, Treasurer and such other Officers of the WCR as the Board may deem advisable from time to time. The same person may hold the offices of Secretary and Treasurer. The regular election or appointment of Officers shall take place at each Annual Meeting immediately following the election of Directors, but election or appointment of any Officer may occur at any other meeting of the Board. A person elected or appointed to any office shall continue to hold that office until the election or appointment of their successor, resignation, removal or incapacity to fill the office.

One year prior to the expiration of the current President's term, the Board may appoint a President-elect. If the President-elect is a current board member, he/she will continue in that position until the next annual meeting. At the next annual meeting, the President-elect will be nominated to the director position opened by the current President. If the President-elect is not a current board member, the position will be a non-voting position until the President-elect becomes a board member.

SECTION 6.2 **PRESIDENT AND VICE-PRESIDENT**

Unless otherwise specified by resolution of the Board, the President shall be the chair of the Board and the Chief Executive Officer of the WCR. The President shall supervise the affairs and business of the Association and the performance by all of its Officers of their respective duties, subject to the control of the Board. The Vice-President, as designated by the Board, shall be vested with all of the powers and charged with all of the duties of the President in the event of their absence or inability to act. Unless otherwise specified by resolution of the Board, the President shall be the proper officer to represent and to cast any vote for the WCR at any meeting or function of UAHA, USA Hockey, or any regional or district governing authority thereof which requires or allows for the representation of the WCR and to sign on behalf of the WCR all contracts, agreements, waivers, consents and other legal documents. The president shall preside over all meetings of the WCR and all meetings of the Board.

SECTION 6.3 **SECRETARY**

The Secretary shall keep and distribute the minutes of all meetings of the WCR and of the Board and shall see that all notices relating to the WCR are duly given in accordance with the provisions of these Bylaws and as required by law. In case of the Secretary's absence or refusal or neglect to act, such minutes may be kept and such notices may be served by any other



person designated by the President. The secretary shall be the custodian of the corporate seal and corporate records. The secretary shall certify all resolutions adopted by the Board and all Bylaws and Policies and Procedures, and all amendments or modifications thereof, adopted by the Board and shall thereupon record the same in the corporate records of the WCR.

SECTION 6.4 TREASURER

The Treasurer shall keep full and accurate accounts of receipts and disbursements of the WCR in books belonging to the WCR, and shall cause all money and other valuable effects of this Association to be deposited in the name of and to the credit of the WCR in such depositories, subject to withdrawal in such manner, as may be designated by the Board. The Treasurer shall render to the President, the Board and the Members of this Association an account of all transactions of the Treasurer and of the financial condition of the WCR.

SECTION 6.5 ELECTION OF OFFICERS

For the 2014-2015 season, Officers shall be appointed by the President of the WCR. Each ensuing season, the voting for Officers shall in the manner specified in odd/even years. Each Director and Head Coach may nominate and cast one vote for each officer position to be filled. Directors may designate a delegate with the full rights of the director including nomination and voting. All Directors and delegates must be a Member in good standing.

SECTION 6.6 CONFLICTS OF INTEREST

Members of the Board of Directors shall provide immediate disclosure of conflict of interest to the Board when accepting jobs or roles within UAHA, USA Hockey or another association. The Board shall then decide to accept or remove the director from that role.



ARTICLE VII - REQUIREMENTS OF USA HOCKEY

SECTION 7.1 **USA HOCKEY PREEMINENCE**

As a Sub-Affiliate of UAHA, the WCR shall abide by and act in accordance with the Articles of Incorporation, Bylaws, Policies and Procedures, Rules, Regulations, Playing Rules and decisions of the Board of Directors of UAHA and USA Hockey, and such documents and decisions shall take precedence over and supersede all similar governing documents and, or, decisions of the WCR. Further, this Association (a) shall assist UAHA and USA Hockey, in the administration and enforcement of the provisions of the Bylaws, Policies and Procedures, Rules, Regulations, Playing Rules and decisions of the Board of Directors of UAHA and USA Hockey within and upon its Members and, or, within its jurisdiction and (b) agree to be guided by the following core values of USA Hockey:

- a) Sportsmanship - Foremost of all values is to learn a sense of fair play. Become humble in victory, gracious in defeat. We will foster friendship with teammates and opponents alike.
- b) Respect for the Individual - Treat all others as you expect to be treated.
- c) Integrity - We seek to foster honesty and fair play beyond mere strict interpretation of the rules and regulations of the game.
- d) Pursuit of Excellence at the Individual, Team and Organizational Levels - Each member of the organization, whether player, volunteer or staff, should seek to perform each aspect of the game to the highest of his or her ability.
- e) Enjoyment - It is important for the hockey experience to be fun, satisfying and rewarding for the participant.
- f) Loyalty - We aspire to teach loyalty to the ideals and fellow members of the sport of hockey.
- g) Teamwork - We value the strength of learning to work together. The use of teamwork is reinforced and rewarded by success in the hockey experience.

SECTION 7.2 **INDEMNITY**

As a Sub-Affiliate of UAHA, the WCR shall indemnify and hold harmless UAHA, USA Hockey, the Board of Directors of USA Hockey and each member thereof, the Executive Committee of USA Hockey and each member thereof, the councils and committees of USA Hockey and each member thereof, and all other elected, appointed, employed or volunteer representatives of USA Hockey from any and all claims, liability, judgments, costs, attorney's fees charges and expenses whatsoever, arising from the acts and omissions of this Association, except to the extent (1) that USA Hockey or its afore described representatives caused such claims, liability,



judgments, costs, attorneys' fees, charges or expenses by their own intentional neglect or default or (2) that such acts or omissions were the direct result of compliance with the Articles of Incorporation, Bylaws, Rules and Regulations, Playing Rules or decisions of the Board of Directors of USA Hockey. Further, this Association understands and acknowledges that USA Hockey and its afore described representatives have assumed such assignment, function, office or capacity upon the express understanding, agreement and condition that they be so indemnified and held harmless to the extent described in this bylaw.

SECTION 7.3 **EQUAL OPPORTUNITY**

The WCR shall provide an equal competitive opportunity, taking into account ability, size and other athletic criteria, to amateur athletes, coaches, trainers, managers, administrators and officials to participate, consistent with the requirements of the Amateur Sports Act of 1978, as amended, in amateur hockey competition without discrimination on the basis of race, color, religion, age, sex or national origin.

SECTION 7.4 **RESOLUTION OF GRIEVANCES**

The WCR shall adopt Policies and Procedures providing for the prompt and equitable resolution of grievances of any person or organization under the jurisdiction of the WCR which shall include provisions for a fair notice and opportunity for a hearing in connection therewith.

SECTION 7.5 **ABUSE**

The WCR shall adopt Policies and Procedures prohibiting sexual and physical abuse which are within the guidelines of USA Hockey and meet the minimum criteria of any applicable statutory requirement.

SECTION 7.6 **TAX STATUS**

The WCR shall use reasonable efforts to obtain and maintain 501(c)3 status under the Internal Revenue Code.



ARTICLE VIII - GENERAL PROVISIONS

SECTION 8.1 **INDEMNIFICATION OF DIRECTORS AND OFFICERS**

The WCR shall indemnify and hold harmless the Board and each member thereof, every committee, and each member thereof, every Officer of this Corporation and all other elected, appointed, employed, or volunteer representatives from any and all claims, liability, judgments, costs, attorneys' fees, charges and expenses whatsoever, arising from the acts and omissions of the WCR or the performance of their respective duties in connection therewith, except to the extent that any of the afore described parties caused such claims, liability, judgments, costs, attorneys' fees, charges and expenses for intentional neglect or default. Further, this Association understands and acknowledges that the afore described parties have assumed such assignment, function, office or capacity upon the express understanding, agreement and condition that they by so indemnified and held harmless to the extent described by this Bylaw.

SECTION 8.2 **LIABILITY INSURANCE**

The WCR shall at all times maintain coverage under (1) any available general liability insurance policy maintained by USA Hockey and (2) such other policies as the Board deems advisable from time to time.

SECTION 8.3 **DIRECTORS AND OFFICERS INSURANCE**

The WCR shall use reasonable efforts to purchase, acquire or provide and maintain in full force and effect at all times Directors' and Officers' liability insurance and crime insurance, insuring its Directors and Officers and, to the extent that such insurance is not obtained through USA Hockey, naming USA Hockey as an additional insured.

SECTION 8.4 **EXECUTION OF CONTRACTS**

Except as otherwise required by law or by these Bylaws, any contract or other instrument may be executed and delivered in the name of the WCR, and on its behalf by the President, or any officer or officers of the Board authorized to execute and deliver any contracts or other instrument in the name of the Association and on its behalf; and such authority may be general or confined to specific instances as the Board may by resolution determine.

SECTION 8.5 **LOANS**

The Board shall not incur any single item of indebtedness in excess of \$25,000 without the consent of a two-thirds majority of all eligible votes at a duly noticed regular or special meeting of the Board.



SECTION 8.6 **CHECKS AND DRAFTS**

All checks, drafts, orders for the payment of money, and insurance certificates shall be assigned or endorsed by such officer or officers or agent or agents of the WCR and in such manner as shall, from time to time, be determined by resolution of the Board.

SECTION 8.7 **DEPOSITS**

All funds of the Association not otherwise employed, shall be deposited, from time to time, to the credit of the WCR, or otherwise as the Board or the President shall direct, in such bank, trust companies, savings and loans, or other depositories as the Board may select or as may be selected by any officer or officers of the WCR to whom power in that respect shall have been delegated by the Board. For the purpose of deposits and for the purpose of collection for the account of the WCR, checks, drafts, and other orders for the payment of monies that are payable to the order of the WCR may be endorsed, assigned and delivered by any officer or agent of the WCR.

SECTION 8.8 **DEALING WITH INTERESTED PARTIES**

No contract or other transaction between the WCR and any other corporation or other entity and no act of the WCR, shall in any way be affected or invalidated by the fact that any Member or Members are pecuniary or otherwise interested in, or are directors, officers or employees of such other corporation or entity. Any Member, individual, or corporation or entity of which such Member may be a director, officer or employee may be a party to, or may be pecuniary or otherwise interested in, any contract or transaction of the WCR, provided that the fact that he, she or such corporation or entity is so interested shall be disclosed or shall have been known to the Board, prior to the Board's vote on such contract or transaction and such transaction shall be ratified by a vote of the Board without counting the vote of any interested person. Any Member who is also a director, officer, or employee of such other corporation or entity, or is so interested, may be counted in determining the existence of a quorum at any meeting of the Board that shall authorize such contract or transaction with like force and effect as if he or she were not such director, officer or employee or not so interested, but he or she shall not have the right to vote on such contract or transaction.

SECTION 8.9 **BANK ACCOUNTS**

No Committee may maintain a separate bank account without the prior approval of the Board. Any person or group authorized to maintain a bank account must submit to the Treasurer a monthly financial statement by the 15th of the month following and a full yearly statement for the fiscal year within 30 days after the end thereof. These shall be submitted in accordance with the Policies and Procedures as outlined by the Board.



SECTION 8.10 LIQUIDATION

In the event of liquidation, dissolution or termination of this WCR, for any reason, any assets remaining after payment of creditors, shall be paid over to any organization exempt from taxation under § 501(c)3 of the Internal Revenue Code of 1986, as amended, as shall be selected by the Board of Directors, or failing such selection, as shall be selected by a Superior Court of the State of Utah.

SECTION 8.11 AMENDMENTS

These Bylaws and the Articles of Incorporation of the Association may be altered, amended or repealed by a two-thirds majority vote of the Directors at any regular or special meeting of the Board.

SECTION 8.12 SUCCESSORS

All references in the Bylaws to the WCR shall include all successors to the WCR, and all references in these bylaws to USA Hockey shall include all successors to USA Hockey.

SECTION 8.13 ARTICLES OF INCORPORATION

All references in these Bylaws to the Articles of Incorporation of the WCR shall be deemed to refer to the Articles of Incorporation of the WCR and all amendments thereto on file with the Utah Corporation Commission. The Articles of Incorporation of the WCR shall in all respects be senior and superior to these Bylaws and in the event of any conflict or inconsistency between the Articles of Incorporation of the WCR and these Bylaws, the Articles of Incorporation of this WCR shall prevail.

SECTION 8.14 PUBLICATION

The Articles of Incorporation, Bylaws and Policies and Procedures of the WCR shall be available to the Members of the WCR upon reasonable request.

SECTION 8.15 PARLIMENTARY AUTHORITY

The rules contained in the current edition of The Modern Rules of Order shall govern the WCR in all cases to which they are applicable and in which they are not inconsistent with the Articles of Incorporation, these bylaws and any special rules of order the WCR may adopt.



SECTION 8.16 **REVISION HISTORY**

Revision Date	Revision Description
March 30, 2014	Approved by West Coast Renegades Amateur Hockey Association Board of Directors.



ARTICLE XI - CERTIFICATION

The undersigned Officers of the West Coast Renegades Amateur Hockey Association hereby certify that the foregoing Bylaws were adopted by the Board of the Association at a special meeting of the Board held on March 30, 2014 and are effective as of this same date.

By _____

Joseph D'Urso, President
West Coast Renegades Amateur Hockey Association

By _____

Lisa D'Urso, Vice-President
West Coast Renegades Amateur Hockey Association