Bylaws
East Bay Chapter of The American Institute of Architects

ARTICLE 1
ORGANIZATION

1.0 GENERAL PROVISIONS

1.0.1 Organization Name. The name of this organization is the East Bay Chapter of The American Institute of Architects, also known as “AIA East Bay”, hereafter referred to as this Chapter.

1.0.1.1 Related Institute Organizations. In these bylaws the governing board of this Chapter is referred to as the “Board of Directors” and “Chapter Board,” The American Institute of Architects is referred to as the “Institute,” the Board of Directors of the Institute as the “AIA Board,” and the state component of the Institute is referred to as “AIA California” and “State Organization.”

1.0.2 Objects. The objects of this Chapter shall be to promote and forward the objects of The American Institute of Architects within the assigned territory of this Chapter. (The Institute objects are: to organize and unite in fellowship the members of the architectural profession; to promote the aesthetic, scientific and practical efficiency of the profession; to advance the science and art of planning and building by advancing the standards of architectural education, training and practice; to coordinate the building industry and the profession of architecture to insure the advancement of the living standards of people through their improved environment; and to make the profession of ever-increasing service to society.)

1.0.3 Domain. The domain of this Chapter shall be Alameda County, Contra Costa County, Napa County, and Solano County, except as may be adjusted by the Institute. The executive office of this Chapter shall be located within the domain of this Chapter.

1.0.4 Organization. This Chapter is a nonprofit mutual benefit corporation organized under the Nonprofit Mutual Benefit Corporation Law. The Chapter was chartered by the Institute on January 1, 1947 incorporated in the State of California on August 1, 1955.

1.0.5 Authority. This Chapter shall represent and act for the Institute membership within the territory assigned to it under a charter issued by the Institute. The Institute, State Organization and this Chapter may act as agent, one for the other, or through a delegated third party, for the purpose of collecting and forwarding dues, acting as custodian of funds, or otherwise; provided that the Institute, State Organization, and this Chapter execute a written agreement to that effect.
1.0.6 Conformity with Institute Policy. No act of this Chapter shall directly or indirectly nullify or contravene any act or policy of the Institute. This Chapter shall cooperate with its state organization to further the interests of the membership, and by agreement with these organizations may represent and act for them within the territory of this Chapter.

1.1 AFFILIATIONS WITH OTHER ORGANIZATIONS

1.1.1 Purpose of Affiliations. This Chapter may affiliate with any local professional, civic, or construction industry organization operating within the territory of this Chapter, if such affiliation is not used or maintained for financial gain, price fixing or political purposes, if and while the objects of this Chapter will be promoted by such affiliation.

1.1.2 Agreements of Affiliation. Every affiliation must be authorized by the Chapter Board, and shall be duly recorded in Minutes for meeting when action was taken. Every affiliation shall be reciprocal, and evidence of interest in affiliation shall be provided by the proposed affiliate prior to Board authorization.

1.1.2.1 Statement of Purpose. Every agreement of affiliation shall state the purposes and objects of the affiliation, the terms and conditions under which it is entered into, the duration, the objects of the affiliate, and the nature of its organization, membership, government, and operations.

1.1.2.2 Limitations. No affiliated organization shall have any voice in the affairs of this Chapter nor shall it bind or obligate this Chapter to any policy or activity unless the Board of Directors has voted to be so bound or obligated.

1.1.2.3 Termination. Any affiliation may be terminated by majority vote of the Board of Directors upon such notice to the affiliated organization as may be required in the agreement of affiliation.

1.1.3 Privileges of Affiliated Organizations. The representatives of an affiliated organization may attend any of the regular meetings of this Chapter, and may speak at the invitation of the presiding officer.

1.2 ENDORSEMENTS

Neither this Chapter, nor the Board of Directors, any Chapter committee, nor any of the Chapter’s officers, directors, committee members or employees, in an official capacity as such, in their respective official capacities, shall approve, sponsor, endorse, recommend, warrant or vouch for, either directly or indirectly, any enterprise, whether private or public, operated for profit, or any material, facility, product, or device made, sold or used in or for the construction or erection of buildings or any method or manner of handling, using, distributing or dealing in any such material, facility, product or device.
ARTICLE 2
MEMBERSHIP

2.0 GENERAL PROVISIONS

2.0.1 Categories of Membership. The membership of this Chapter shall consist of:

2.0.1.1 Architect Members. Individuals admitted to membership with full voting status and privileges are called Architects. Architect members may also hold the titles Fellow and/or Emeritus.

2.0.1.2 Associate Members. Individuals admitted with limited voting status and privileges are called Associates. Unless otherwise provided, the term “Associate Member(s)” in these Bylaws shall be understood to include International Associate members. Although Associate members may also hold the title Emeritus, however, International Associate Members may not hold that title.

2.0.1.3 Honorary Fellows, Honorary Members, and Allied Members. There are three categories of non-voting membership, Honorary Fellows, Honorary Members, and Allied Members.

2.0.1.4 Definition of Member and Assigned Members. Unless the context indicates otherwise, the term “member” in these Bylaws means any individual in any category of membership, and the term “assigned member” means any Architect (including those with Emeritus or Fellows status), or Associate member (including those with Emeritus status) assigned to a component.

References in these bylaws to the “members,” if not otherwise qualified, shall mean the voting members and the non-voting members collectively, but only voting members shall be considered to be members within the meaning of California Corporations Code Section 5056.

2.0.2 Membership Rights and Privileges. The voting members in good standing shall have the right to vote, as set forth in these bylaws, on the election of members of the Board of Directors, on the disposition of all or substantially all the assets of the Chapter, on any merger and its principal terms and any amendment of those terms, and on any election to dissolve the Chapter. In addition, the voting members shall have all rights afforded members under the California Nonprofit Mutual Benefit Corporation Law. The non-voting members shall have the rights and privileges set forth in these bylaws or as determined by the Board of Directors (if consistent with the Institute Bylaws), but shall not have the right to vote, or any other rights afforded members under the California Nonprofit Mutual Benefit Corporation Law.

2.0.3 Qualifications. This Chapter shall not establish qualifications in addition to, or which vary from, the Institute’s policies for membership.

2.0.4 Non-resident Status. Non-resident status shall be accorded to members who reside and have their principal place of business outside the territory of the Chapter and not in the territory of another chapter. Members who have applied for and been granted such status shall have the same rights and privileges as resident members in the same category, except that the Chapter may lower dues and/or assessments for such members as provided in Article 3.

2.0.5 Enrollment of Members. Every member assigned to or admitted by this Chapter shall be duly notified to that effect by this Chapter and shall be enrolled by the Secretary as a member of
this Chapter. The Executive Director shall announce new memberships in the next issue of at least one official Chapter publication.

2.0.6 Annual Dues and Assessments. Every member of this Chapter shall pay the fixed annual dues and assessments of this Chapter as determined in Article 3.

2.0.7 Resignations. Any member may resign from this Chapter by presenting a written resignation to the Secretary, with a copy also going to the Executive Director. The resignation of an assigned member in good standing shall be forwarded to the Institute and will be effective upon its receipt by the Institute. Other resignations shall be effective as of the date the letter of resignation was received by the Secretary.

2.0.8 Good Standing Defined. A member is not in good standing in this Chapter if and while in default of dues or other obligations to either this Chapter or the Institute. Additionally, an individual under suspension for violation of the Code of Ethics and Professional Conduct is not in good standing.

2.0.9 Loss or Suspension of Interests, Rights and Privileges. A member who resigns, or whose membership is suspended or terminated by the Institute, loses all rights in this Chapter and the Institute, including any right to use the Chapter’s or Institute’s name, initials, symbol, or seal, until the member is reinstated in good standing. Resignation, suspension, or termination of membership does not relieve the individual of the obligation to pay any indebtedness owed to the Chapter.

2.1 ASSIGNED MEMBERS (ARCHITECT & ASSOCIATE MEMBERS)

2.1.1 General. The qualifications, rights and privileges of assigned Architect and Associate members shall be as provided in these bylaws and the Institute Bylaws. Assigned members include Architects and Associate members whose residence or place of business is in the territory of the East Bay Chapter and admitted as a Member in the Institute with assignment to the East Bay Chapter. Assigned members include:
- Architects licensed to practice architecture within the United States; and
- Associate members who do not have a license to practice architecture in the United States, but who are employed under the supervision of a licensed architect in a professional or technical capacity directly related to the practice of architecture, or who are accumulating credit toward architectural registration, or who have degrees from a school of architecture or a related field (or who otherwise satisfy the requirements for Associate membership under the Institute Bylaws).

2.1.2 Action on Applications. Whenever an application for membership in the Institute and assignment to the Chapter is filed with this Chapter, the Executive Director shall promptly complete the application and forward it to the Institute. Where the applicant is ineligible under the Institute Bylaws, the Chapter will send a recommendation to the Institute Secretary to deny the application.

2.1.3 Admission Fees Prohibited. An assigned member shall not pay any admission or initiation fee for membership in this Chapter.
2.1.4 Termination. Assigned membership in this Chapter is terminated by the death of the member, resignation, or termination of membership in the Institute, reassignment of the member to another chapter, or as otherwise provided in the Institute Bylaws or these bylaws.

2.1.5 Emeritus Members. A member who is granted Emeritus status in accordance with the Institute Bylaws shall automatically become an Emeritus member of this Chapter. All rights, interest, privileges, titles, liabilities, and obligations of such members, other than the payment of regular and supplemental dues, shall remain unchanged unless otherwise provided in the Institute Bylaws.

2.2 UNASSIGNED MEMBERS (ARCHITECT & ASSOCIATE MEMBERS)

2.2.1 Admission. This Chapter, without action by the Institute, may admit to unassigned membership any Architect or Associate member assigned to another chapter who applies for such membership in writing in the manner prescribed by the Board of Directors.

2.2.2 Rights and Privileges. Subject to whatever conditions the Institute Bylaws may provide, an unassigned member shall be subject to all regulations and shall have all rights in this Chapter of an assigned member, except that an unassigned member shall not vote on matters described in Section 5.24 of these bylaws, nor represent this Chapter as a delegate or otherwise at any meeting of the Institute.

2.2.3 Termination. Unassigned membership in this Chapter is terminated by the death of the member or by resignation or termination of membership in the Institute. The Board of Directors may terminate unassigned membership for indebtedness to the Chapter as provided in Article 3.

2.3 ALLIED AND AFFILIATE MEMBERS

2.3.1 Admission. Every application for admission to Allied or Affiliate membership in this Chapter shall be promptly acted upon by the Executive Director.

2.3.2 Admission Fees. Every applicant for an Allied or Affiliate membership, except Honorary Affiliate members, may pay an admission fee in an amount determined by the Board of Directors as provided in Section 3.02 of these bylaws.

2.3.3 Termination. Allied or Affiliate membership is terminated by the death or resignation of the member, and by the admission or eligibility to be admitted as an assigned or unassigned member. The Board of Directors may terminate the membership of an Allied or Affiliate member for indebtedness as provided in Article 3 or, by two-thirds vote, for conduct detrimental to the interests of the Chapter.

2.3.4 Rights and Privileges of Allied and Affiliate Members. Allied members shall have the rights and privileges specified in these bylaws and the Institute Bylaws, including the use of the phrase “Allied Member of the East Bay Chapter of the American Institute of Architects” to describe themselves. An Affiliate (or Allied) member in good standing:

1) May serve as a member of any committee of this Chapter;
2) May attend, speak and vote at any meeting of this Chapter;
3) May be eligible to serve as a director or to chair a committee of this Chapter;
4) Shall not be eligible to serve as an officer of this Chapter; and

5) May not in any way use the initials, seal, symbol or insignia of the Institute, or the initials, seal, symbol, or insignia of this Chapter.

6) In the case of Allied Members, may only name themselves as an Allied Member of the Chapter and/or Institute, and with no inference of any other form of membership.

2.3.5 Allied Members. Individuals not otherwise eligible for membership in the Institute or the Chapter may become Allied members if they have established professional reputations and are registered to practice their professions where such requirements exist, or are employed outside of architectural practice but are involved in positions allied to the field of architecture. Allied members may include engineers, planners, landscape architects, building contractors, sculptors, muralists, artists, and others in government, education, journalism, manufacturing, industry and/or other fields allied to architecture who the chapter believes will provide a meaningful contribution by reason of their employment or occupation.

2.3.6 Student Affiliates-Qualifications. Student Affiliates shall be undergraduate or postgraduate students of architecture schools, or secondary school students.

2.3.7 Honorary Affiliates.

2.3.7.1 Qualifications. A person of esteemed character who is otherwise ineligible for membership in the Institute or this Chapter but who has rendered distinguished service to the profession of architecture, or to the arts and sciences allied therewith within the territory of this Chapter, may be admitted as an Honorary Affiliate member of this Chapter.

2.3.7.2 Nomination and Admission. A person eligible for Honorary Affiliate membership may be nominated by any member of the Board of Directors. The nomination must be in writing over the signature of the nominator and include the name of the nominee, biography, a history of attainments, qualifications for the honor and the reasons for the nomination. The Board of Directors, at any regular meeting, may admit a nominee as an Honorary Affiliate member.

2.3.7.3 Rights and Privileges. In addition to the rights and privileges set forth in Section 2.34 above, Honorary Affiliate members of this Chapter may use the title “Honorary Affiliate of the East Bay Chapter,” and shall not pay any admission fee or annual dues nor be subject to any assessment.
ARTICLE 3
DUES, FEES, AND ASSESSMENTS

3.0 ANNUAL DUES

3.0.1 Obligation to Pay Dues. All members except Emeritus members and Honorary Affiliate members shall pay annual dues on or before January 15 of each year. Every member who has not paid the annual dues for the then current fiscal year or entered into a dues installment plan with the Institute on or before February 28th of said year shall be considered in default and shall be notified by the Executive Director of impending termination. The Executive Director shall present a list of these members for Chapter Board review no later than April 30th. After making a finding of hardship, the Board may extend a grace period and/or grant a waiver for the Chapter’s portion of annual dues. The Executive Director shall warn every member, who remains in default for non-payment, that their membership will be terminated, with such warning to be delivered in a letter delivered by certified mail. The Executive Director shall request of the Institute to terminate every membership that remains in default not less than 30 days and not more than 60 days after delivery of the warning letter.

3.0.2 Amount of Annual Dues. The Board of Directors may adjust annual dues for any category of membership at Chapter Board meeting or meeting of members; if the amount of any increase in dues exceeds 10% annually and provided that Chapter members have been notified of proposed adjustment at least 30 days prior to the meeting. Within a calendar year, the sum of all adjustments may not exceed the percentage increase of the Consumer Price Index for the preceding year or 10% of the previous year’s basic dues, whichever is greater.

3.0.3 Dues Upon Admission. A new member’s annual dues will be prorated based on the number of months that remain in the fiscal year after the member’s admission.

3.0.4 Supplemental Dues. In addition to annual dues by individuals, members who are majority owners in an organization providing architectural services, shall pay supplemental dues to the Chapter based on a count of all licensed architects and all unlicensed persons employed in a professional or technical capacity directly related to the practice of architecture, or who are employed in circumstances recognized by licensing authorities as accumulating credit towards architectural registration. The count shall be made on January 2nd of the year in which the dues are to be paid and shall include employees as well as employers in the Member’s firm. The Chapter Board may adjust annual dues for any supplemental dues at Board meeting or meeting of members, provided that Chapter members have been notified of proposed adjustment at least 30 days prior to the meeting. New firm owners shall not pay supplemental dues until the fiscal year following becoming a new member and/or majority owner.

3.0.5 Waiver of Annual Dues. The Chapter Board may extend a grace period or waive any part or all of the Chapter’s annual dues for any member or membership class. Additionally, the Board may request that the Institute waive dues imposed by the Institute, for any member or membership class.

3.0.6 Exemptions. Emeritus members and Honorary Affiliate members shall pay no dues or assessments to the Chapter.

3.1 ASSESSMENTS
3.1.1 Authority. This Chapter, by the concurring vote of a majority of Architect members present at a meeting, may levy an assessment on its Architect members, and by the concurring vote of a majority of its assigned members may levy an assessment on its Associate members and/or Allied or Affiliate members (other than Honorary Affiliate members).

3.1.2 Notice of Assessment. At least 30 days prior to voting on a proposed Assessment, members shall be notified of the meeting and the intention to levy an assessment, stating the amount, the reasons for the assessment, when it shall be payable, and procedures and consequences for members who are in default for non-payment. After making a finding of hardship, Chapter Board may extend a grace period and/or grant a waiver for any part or the full amount of an assessment.
ARTICLE 4
CHAPTER RELATIONSHIP TO
OTHER INSTITUTE ORGANIZATIONS

4.0 THE INSTITUTE

4.0.1 Delegates to Institute Meetings. This Chapter shall select the delegates to represent the assigned membership at meetings of the Institute from among the assigned members of this Chapter in the number prescribed in the Institute Bylaws as follows:

4.0.1.1 Delegate Selection Procedure. Member delegates shall be appointed from among the assigned members of this Chapter by the Board of Directors, except that no more than one-third of the Chapter’s delegation shall be Associate members. If this Chapter neglects, fails or refuses to select all its delegates, or should any appointed delegates fail to be accredited, then the President or a designated representative may appoint delegates to represent this Chapter or execute a proxy as provided in the Institute Bylaws.

4.1 STATE ORGANIZATION

4.1.1 Delegates to State Convention. The assigned members in good standing of this Chapter shall be represented at meetings of its State Organization by delegates selected from among the assigned members of this Chapter in the number prescribed in the bylaws of the State Organization as follows:

4.1.1.1 Selection of Delegates. Chapter delegates to meetings of the State Organization shall be selected from among the assigned members of this Chapter by the Board of Directors.

4.1.2 Representation on State Organization Board. There shall be at least one representative of the Chapter in the State Organization, with the maximum number of representatives as allowed by the State Organization. The Board of Directors shall appoint assigned member(s) in good standing of this Chapter to represent the Chapter in the State Organization.

4.1.3 Term of Representatives. Each representative shall serve for the term of two years, or until a successor is appointed. The Board of Directors shall name the successor of a representative for the unexpired term created by the representative’s resignation, incapacity, or unwillingness to serve, except that the Vice President shall serve in the case of President’s resignation, incapacity, or unwillingness to serve.
ARTICLE 5
CHAPTER MEETINGS

5.0 REGULAR, ANNUAL, AND SPECIAL MEETINGS

5.0.1 Annual Meeting. This Chapter shall hold an annual meeting during the final quarter of each year for the purpose of nominating and electing the officers and directors to succeed those whose terms are about to expire; for receiving the annual reports of the Board of Directors and the Treasurer; and for the transaction of such other business as may be appropriate.

5.0.2 Regular Meetings. At the discretion of the Chapter Board, the Chapter may hold regular meetings for members.

5.0.3 Special Meetings. A special meeting of this Chapter for any lawful purpose may be called by the Board of Directors, or by written petition of not less than 25 percent of the total number of this Chapter’s voting members in good standing. Any written petition shall be addressed to the Executive Director, who shall immediately forward it to members of the Board. For petitions that qualify, the Board shall schedule and hold a special meeting at a specified time and date fixed by the Board of Directors. The special meeting date shall be at least 30 but no more than 90 days after receipt of the request. If the notice is not given within 20 days after the request is received, the person or persons requesting the meeting may give the notice. No other business than that specified in the notice of the special meeting shall be transacted, and all rules and procedures at the meeting shall be the same as those for an annual meeting.

5.0.4 Location of Meetings. Meetings of this Chapter shall be held at any place within the Chapter territory, as may be designated by the Board of Directors. The Board of Directors may authorize voting members who are not present in person to participate by electronic transmission or electronic video screen communication.

5.0.5 Electronic Meetings. Meetings of this Chapter may be held via electronic communication portals at the discretion of the Board.

5.0.5.1 Authority for Electronic Meetings. If authorized by the Board in its sole discretion, and subject to the requirements of consent in California Corporations Code Section 20(b) and guidelines and procedures the Board may adopt, voting members not physically present in person at a meeting of members may, by electronic transmission by and to the Chapter or by electronic video screen communication, participate in a meeting of members, be deemed present in person, and vote at a meeting of members whether that meeting is to be held at a designated place or in whole or in part by means of electronic transmission by and to the Chapter or by electronic video screen communication, subject to the requirements of these bylaws.

5.0.5.2 Requirements for Electronic Meetings. A meeting of the members may be conducted, in whole or in part, by electronic transmission by and to the Chapter or by electronic video screen communication (a) if the Chapter implements reasonable measures to provide voting members in person a reasonable opportunity to participate in the meeting and to vote on matters submitted to the members, including an opportunity to read or hear the proceedings of the meeting substantially concurrently with those proceedings, and (b) if any member votes or takes other action at the meeting by means of electronic transmission to the Chapter or electronic video screen communication, a
record of that vote or action is maintained by the Chapter. Any request by a Chapter to a member pursuant to California Corporations Code Section 20(b) for consent to conduct a meeting of members by electronic transmission by and to the Chapter shall include a notice that absent consent of the member pursuant to Corporations Code Section 20(b), the meeting shall be held at a physical location in accordance with Section 5.0.4 of these bylaws.

5.1 NOTICE, QUORUM, MINUTES FOR CHAPTER MEETINGS

5.1.1 Notice of Chapter Meetings. A written notice of each meeting of this Chapter, stating the date, time, and place where the meeting will be held, shall be communicated by the Executive Director to each member entitled to vote at the meeting. The notice of the annual meeting or any regular meeting shall state the matters that the Board of Directors intends to present for action by the voting members.

5.1.1.1 Manner of Giving Notice. For the annual meeting and other member meetings notice shall be given not less than ten days before the meeting date is fixed. For Board meetings, notice shall be given not less than three days before the meeting. The meeting notice shall be posted in the Chapter office and communicated by the Executive Director or Secretary by electronic transmission or by first-class, registered, or certified mail, using contact information held by the Chapter. It shall be the responsibility of each member to maintain and verify the accuracy of contact information held by the Chapter.

5.1.2 Quorum at Meetings. At any meeting of this Chapter, five percent (5%) of the membership entitled to vote shall constitute a quorum for the transaction of any business. The voting members present may adjourn the meeting, despite the absence of a quorum, by the vote of a majority of the votes represented in person or, if proxies are allowed, by proxy.

5.1.3 Minutes of Meetings. Written minutes of every meeting of this Chapter with the actions taken shall be recorded by the Secretary or Executive Director. After minutes are adopted as final by the Board, they shall be placed in the Book of Minutes by the Executive Director. The Book of Minutes shall be made available to any Chapter member within one week of their request. Electronic copies of the Book of Minutes can be made available upon request.

5.1.4 Notice of Certain Agenda Items. Approval by the voting members of any of the following proposals, other than by unanimous approval by those entitled to vote, is valid only if the notice or written waiver of notice states the general nature of the proposal or proposals:

1) Removing a member of the Board of Directors without cause;
2) Filling vacancies on the Board of Directors;
3) Amending the Articles of Incorporation;
4) Electing to dissolve the Chapter;
5) Approving a contract or transaction between the Chapter and one or more Board members, or between the Chapter and any entity in which a Board member has a material financial interest; or
6) Approving a plan of distribution of assets, other than money, not in accordance with liquidation rights as specified in the Articles of Incorporation or bylaws.
5.2 DECISIONS AT MEETINGS, ELIGIBILITY FOR VOTING

5.2.1 Majority Vote. If a quorum is present, the affirmative vote of a majority of the voting power represented at the meeting, entitled to vote and voting on any matter, shall be deemed the act of the members, unless the vote of a greater number, or voting by classes, is required by the California Nonprofit Mutual Benefit Corporation Law, the Articles of Incorporation, or these bylaws.

5.2.2 Roll Call Vote. A roll call vote shall be taken at the call of the presiding officer or whenever one-third of the voting members present so request.

5.2.3 Proxies. Unless otherwise required by law, there shall be no voting by proxy at a meeting of this Chapter.

5.2.4 Limitations on Voting Eligibility. Only assigned members in good standing may vote on the following matters:

1) Matters so designated elsewhere in these bylaws;

2) Elections of Representatives to the Institute Strategic Council, delegates to meetings of the Institute, and Representatives to the State Organization;

3) Instructions to delegates;

4) Any matters relating to membership;

5) Dues and assessments for Architect members. Voting on such matters shall be limited to Architect members; or

6) Other matters relating to the government, meetings, affiliations, budget, and finances of the Institute.

5.2.5 Announcing Results. The President shall announce to the meeting the results of all voting. Roll call votes to challenge voice-vote results may be requested after announcing voice-vote results, if consistent with section 5.2.2.
ARTICLE 6
THE BOARD OF DIRECTORS

6.0 AUTHORITY OF BOARD OF DIRECTORS

6.0.1 Powers. Subject to the provisions and limitations of the California Nonprofit Mutual Benefit Corporation Law and any other applicable laws, and subject to any limitations of the Articles of Incorporation or bylaws regarding actions that require approval of the voting members, the business, activities, and affairs of this Chapter shall be managed, and all corporate powers shall be exercised by or under the direction of the Board of Directors.

6.0.2 Number of Board Members. The Board of Directors shall be composed of four officers plus the directors of this Chapter. The total authorized number of members of the Board of Directors shall be at least six but no more than fourteen unless changed by amendment to these bylaws. One Board member should be a Student Affiliate member, and one member may be an Allied member.

6.0.2.1 Director. The Members shall elect the directors to serve on The Board. Directors shall be Architect Members in good standing.

6.0.2.2 Associate Director. The Members shall elect one (1) Associate Member to serve as the Associate Director. This shall not prevent other Associate Members from serving on the Board. No more than ⅔ of the Board members shall be Associate Member.

6.0.2.3 Student Director. There shall be a minimum of one voting Student Director and maximum of three Student Directors. The process for the selection of the Student Director(s) shall be chosen by the Board. Student Director(s) shall serve one-year term with a start and stop that is respectful to their collegiate schedule. When there is more than one Student Director, voting privileges may be granted on a rotating basis chosen by the Board. A non-voting Student Director may be temporarily designated to vote if the voting Student Director is unavailable. Student directors may not serve on the Executive Committee.

6.0.3 Rules of the Board and Policy Statements. Subject to the provisions and limitations of applicable laws, and subject to any limitations of the Articles of Incorporation or these bylaws, the Board may adopt Rules of the Board and Policy Statements to supplement the provisions of these bylaws for the governance and management of the Chapter and its affairs, including approval of contractual services and conformance to rules. Such Rules of the Board and Policy Statements, which may be amended by the Board, shall include the establishment of procedures specifically delegated under these bylaws. An up-to-date catalog of Rules of the Board and Policy Statements shall be maintained by the Executive Director and made available to the membership upon request.

6.0.4 Delegation of Authority. Neither the Board of Directors nor any officer or director of this Chapter shall delegate any of the authority, rights or power conferred by law or these bylaws, unless such delegation is specifically prescribed or permitted by these bylaws and is not contrary to law.

6.0.5 Freedom from Commitments. No committee, commission, officer, director, member, employee, or agent of this Chapter shall initiate or carry on any activity that may commit the
Chapter to an expense, policy or activity until the matter shall have been reviewed and approved by the Board of Directors.
6.1 ELECTION OF DIRECTORS AND OFFICERS

6.1.1 Nominations of Directors. The Call for Nominations for available director seats shall be made to the membership no later than 60 days prior to the annual meeting. The President or Board of Directors may select a nominating committee to prepare and present to the members a slate or slates of candidates for consideration.

6.1.2 Elections of Directors. Board directorships shall be decided by membership vote at or immediately preceding the annual meeting, except in the case of vacancies described in section 6.2.2. For meeting procedures, see Article 5 - Chapter Meetings.

6.1.3 Nominations of Officers. Nominations for Officers shall be from among the members of the Board. Nomination for each office of this Chapter about to become vacant shall be made no later than 60 days prior to the expected vacancy of the officer’s term.

6.1.4 Elections of Officers. Board Officers shall be elected by the Board of Directors no later than 30 days prior to the expected vacancy of the Officer’s term, except in the case of vacancies described in section 6.2.2. For meeting procedures, see Article 5 - Chapter Meetings.

6.2 TERMS OF OFFICE OF OFFICERS (AND DIRECTORS)

6.2.1 Term. The President and Vice President/President-elect shall serve a term of one year or until a successor has qualified. The Secretary, Treasurer, and each director shall serve a term of two years or until a successor has qualified.

6.2.2 Vacancies. If a vacancy occurs in the membership of the Board of Directors other than on account of the regular expiration of a term of office (including a vacancy occurring by reason of the removal of a member of the Board of Directors), the Board of Directors shall fill the vacancy for the unexpired term of office.

6.2.3 Resignation. Any officer (or director) may resign at any time, in writing, which shall take effect immediately upon receipt by the President or the Secretary unless a different time is stated in the resignation. No resignation shall discharge any accrued duty or obligation of an officer (or director), unless agreed to by the Board.

6.2.4 Removal of Officer (or Director). Any or all of the officers (and directors) may be removed for or without cause by vote of the voting members, or for cause by vote of the Board of Directors.

6.3 OFFICERS

6.3.1 Officers. The officers of this Chapter shall be the President, Vice President/President-elect, Secretary and Treasurer.

6.3.2 The President. The President shall exercise general supervision over the affairs of this Chapter, except those matters placed by these bylaws or by the Board of Directors under the administration and supervision of the Secretary and/or the Treasurer; preside at meetings of this Chapter and of the Board of Directors; sign all contracts and agreements to which this Chapter
is a party; have charge of and exercise general supervision over the offices and employees of this Chapter; and shall perform all other duties usual and incidental to the office.

6.3.2.1 Authority. The President shall act as spokesperson of this Chapter and as its representative at meetings with other organizations and committees unless otherwise delegated by the Board of Directors. The President shall not obligate or commit this Chapter unless the obligation or commitment has been specifically authorized by the Board of Directors.

6.3.2.2 Past-President. Upon expiration of the term of office as President, the President may elect to remain on the Board for one additional year as a non-officer director, with the title of Past-President, with no voting privileges.

6.3.3 The Vice President/President-elect. The Vice President/President-elect shall possess all the powers and perform all the duties of the President in the event of the absence of the President or of the President’s disability, refusal, or failure to act. The Vice President/President-elect shall perform such other duties as are properly assigned by the Board of Directors or the President.

6.3.3.1 Succession. The Vice President/President-elect shall succeed to the office of President upon expiration of the term of office of the President.

6.3.4 The Secretary. The Secretary shall act as the recording and corresponding secretary of the Chapter and the Board of Directors. In concert with the Executive Director, the Secretary shall keep minutes of all Board and Chapter member meetings; have custody of and shall safeguard and keep in good order all property of this Chapter, except property that is placed under the charge of the Treasurer; issue all notices of this Chapter; keep its membership roll; sign all instruments and matters that require the attestation or approval of this Chapter, except as otherwise provided in these bylaws; keep its seal, and affix it on such instruments as require it; prepare the reports of the Board of Directors and this Chapter; in collaboration with the President, have charge of all matters pertaining to the meetings of this Chapter; and shall perform all other duties usual and incidental to the office.

6.3.4.1 Reports. The Secretary shall furnish the Institute and the State Organization with such reports as may be required from time to time and at least annually shall furnish the Secretary of each of those organizations with the names and addresses of all officers (and directors) of this Chapter and report changes in the membership as may be required to keep the records of those organizations up-to-date and complete.

6.3.4.2 Delegation of Authority. The Secretary may delegate to an assistant secretary or other assistant employed by this Chapter the actual performance of any or all duties as recording or corresponding secretary but shall not delegate responsibility for the property of this Chapter, or the making of any attestation or certification required to be given by the Secretary, or the signing of any document requiring the signature of the Secretary.

6.3.5 The Treasurer. The Treasurer shall have charge and shall exercise general supervision of the financial affairs, including the records and books of account of this Chapter; prepare budgets, collect amounts due this Chapter, and give receipts for and have the custody of its funds and monies and make all disbursements of funds; have custody of its securities and of its
instruments and papers involving finances and financial commitments; conduct the correspondence relating to the office; and perform all duties usual and incidental to the office.

6.3.5.1 Reports. The Treasurer shall make a written report to each annual meeting of this Chapter and a written report to each regular meeting of the Board of Directors. Each of said reports shall set forth the financial condition of this Chapter, and its income and expenditures for the period of the report and the Treasurer’s recommendations on matters relating to the finances and general welfare of this Chapter.

6.3.5.2 Delegation of Authority. The Treasurer shall not authorize any person to sign any order, statement, agreement, check or other financial instrument of this Chapter that requires the signature of the Treasurer, unless such delegation is expressly permitted in these bylaws. The Treasurer may delegate to an assistant treasurer or other assistant employed by this Chapter the actual performance of any or all duties as Treasurer, but shall not delegate responsibility for the property of this Chapter, or the signing of any document requiring the signature of the Treasurer.

6.3.5.3 Liability. The Treasurer shall not be personally liable for any loss of money or funds of this Chapter or for any decrease in the capital, surplus, income or reserve of any fund or account resulting from any acts performed in good faith and with reasonable care in conducting the usual business of the office.

6.4 MEETINGS OF THE BOARD OF DIRECTORS

6.4.1 Meetings Required. Except as otherwise provided in these bylaws, the Board of Directors must meet in a regular or special meeting in order to transact business.

6.4.1.1 Regular Meetings. The Board of Directors shall hold regular meetings at least once every quarter. The online calendar of AIA East Bay shall note date and location of Board meetings at least three days before a Board meeting is held. Any member may attend Board meetings.

6.4.1.2 Special Meetings. A special meeting of the Board of Directors shall be held if requested in writing by one-third of the members of the Board of Directors, or at the discretion of the President. At least three days prior to the date of the special meeting, the Secretary shall issue a written call and notice of the special meeting, and the online calendar shall note, stating the time, place and purpose of the meeting and the business to be transacted. Only the business stated in the call and notice shall be transacted at the special meeting.

6.4.1.3 Waiver of Notice. Either the call and notice of a special meeting or any limitations as to the business to be transacted, or both, may be waived by the written consent of every member of the Board of Directors. Any irregularity in or failure of notice of a meeting of the Board of Directors shall not invalidate the meeting or any action taken.

6.4.1.4 Meeting Requirements. Any one or more members of the Board may participate in a meeting of the Board by conference telephone or similar equipment that allows all persons participating in the meeting to hear one another at the same time. Participation
by such means shall constitute presence in person at such a meeting. For the avoidance of doubt, meetings shall not be conducted by email.

6.4.1.5 Voting. Each voting member of the Board of Directors shall have one vote on each matter presented to the Board of Directors for action. No member of the Board of Directors may vote by proxy. Voting may be conducted by email for time-sensitive decisions on narrow issues. When voting by email, the meeting quorum shall be the full Board of Directors, thus an email vote can only be decided by a majority of all standing Board members.

6.4.2 Quorum and Vote. A majority of the Board of Directors shall constitute a quorum for the transaction of its business. Except as otherwise provided by law, or unless the vote of greater than a majority is required by the Articles of Incorporation or these bylaws, the vote of a majority of the Board’s members present at the time of the vote shall be the act of the Board of Directors if a quorum is present. If a quorum is not present, those present may adjourn the meeting from day to day, or to a later date.

6.4.3 Minutes. The Secretary and Executive Director shall work mutually to maintain written minutes of each meeting of the Board of Directors, recording the matters considered at the meeting and the actions taken. Minutes shall be distributed to the members of the Board of Directors for approval at the next meeting and thereafter signed by the Secretary and filed in the Chapter’s Book of Minutes. The Book of Minutes shall be made available to any Chapter member within one week of their request.

6.5 REPORTS OF THE BOARD OF DIRECTORS

6.5.1 Report to Members. The Board of Directors shall cause an annual report to be prepared within 120 days after the end of the Chapter’s fiscal year. That report shall contain the following information in appropriate detail:

1) A balance sheet as of the end of the fiscal year, an income statement, and a statement of cash flows for the fiscal year, accompanied by an independent accountant’s report or, if none, by the certificate of an authorized officer of the Chapter that they were prepared without audit from the Chapter’s books and records;

2) A statement that the following items are available to members on request: names of current voting members, the Book of Minutes for Board and Chapter member meetings, and dates of Board meetings not less than four days before each meeting; and

3) Any information required by Section 6.5.2 of these bylaws.

This Chapter shall annually notify each voting member of the member’s right to receive a copy of the financial report under this Section. Except as provided in the next paragraph of this bylaw, on written request by a voting member, the Board shall promptly cause the most recent annual report to be sent to the requesting member. If the Board approves, the Chapter may send the report and any accompanying material sent pursuant to this Section by electronic transmission.

6.5.2 Annual Statement of Certain Transactions and Indemnifications. As part of the annual report to all voting members, or as a separate document if no annual report is issued, the
Chapter shall annually prepare and mail, deliver, or send by electronic transmission to its voting members and furnish to its Board members a statement of any transaction or indemnification of the following kinds within 120 days after the end of the Chapter’s fiscal year:

1) Unless approved by voting members under Corporations Code §7233(a), any transaction (a) to which the Chapter, its parent, or its subsidiary was a party, (b) which involved more than $50,000 or was one of a number of such transactions with the same person involving, in the aggregate, more than $50,000, and (c) in which either of the following interested persons had a direct or indirect material financial interest (a mere common directorship is not a material financial interest): (i) Any Board members of the Chapter, its parent, or its subsidiary; (ii) Any holder of more than 10 percent of the voting power of the Chapter, its parent, or its subsidiary. The statement shall include a brief description of the transaction, the names of interested persons involved, their relationship to the Chapter, the nature of their interest in the transaction, and, when practicable, the amount of that interest, except that, in a partnership in which such person is a partner, only the partnership interest need be stated.

2) A brief description of the amounts and circumstances of any loans, guaranties, indemnifications, or advances aggregating more than $10,000 paid during the fiscal year to any Board member of the Chapter, unless the loan, guaranty, indemnification, or advance has already been approved by the voting members, or the loan or guaranty is not subject to Corporations Code §7235(a).

6.5.3 Report to Institute. The Board of Directors or the Secretary shall make a written report to the Institute at such times as the Institute requests of the matters and in the form required by it.

6.6 COMMITTEES AND COMMISSIONS

6.6.1 Formation and Composition. Subject to and in compliance with Sections 6.611 through 6.613, members of the Chapter may form committees and commissions to carry out the work of the Chapter. The charge and duration of each committee or commission shall be reviewed and approved by the Board of Directors.

6.6.1.1 Board Committees. The Board of Directors, by resolution adopted by a majority of the quorum of members of the Board present at a board meeting, may create any number of “Board Committees,” each consisting of two or more members of the Board, and no one who is not a member of the Board, to serve at the pleasure of the Board. Appointments to any Board Committee shall be by a majority vote of the members of the Board. Any such Board Committee may be delegated and may act with the authority of the Board to the extent and with the scope provided by the Board.

6.6.1.2 Advisory Committees. The Board of Directors, by resolution adopted by a majority of a quorum of members of the Board present at a board meeting, may establish one or more “Advisory Committees” to the Board. The members of any Advisory Committee may include both members of the Board and persons who are not members of the Board. Appointments to any Advisory Committee shall be by a majority of a quorum of members of the Board present at the meeting or by an Officer with the concurrence of the Board of Directors. Advisory Committees may not exercise the authority of the Board to make decisions on behalf of this Chapter but shall be restricted
to making recommendations to the Board or Board Committees, and implementing Board or Board Committee decisions and policies under the supervision and control of the Board or Board Committee.

6.6.1.3 Limitations. Notwithstanding the foregoing provisions of this Section 6.61, no committee, whether a Board Committee or an Advisory Committee, may:

1) Take any final action on any matter that, under the California Nonprofit Mutual Benefit Corporation Law, also requires approval of the voting members or approval of a majority of all voting members;

2) Fill vacancies on the Board of Directors or any Board Committee;

3) Fix compensation of members of the Board for serving on the Board or any committee;

4) Amend or repeal any bylaws or adopt new bylaws;

5) Amend or repeal any resolution of the Board that by its express terms is not so amendable or repealable;

6) Create any other Board Committees or appoint the members of Board Committees;

7) Expend corporate funds to support a nominee for director or officer if more people have been nominated than can be elected; or

8) With respect to any assets held in charitable trust, approve any contract or transaction between this Chapter and one or more of its Board members or between this Chapter and an entity in which one or more of its Board members have a material financial interest, subject to the approval provisions of California Corporations Code Section 5233(d)(3).
ARTICLE 7
FINANCES

7.0 FINANCES

7.0.1 Budgets and Appropriations. Prior to the beginning of every fiscal year, the Board of Directors (by the concurring vote of two-thirds of The Board) shall adopt an annual budget showing in detail the anticipated income and expenditures of this Chapter for the immediately succeeding year, and shall be presented to the membership.

7.0.2 Expenditure Limitations.

7.0.2.1 General. No member, officer, director, committee, commission, employee or agent of the Chapter shall have any right, authority or power to expend any money of the Chapter, incur any liability for or in its behalf, or make any commitment that will or may be deemed to bind the Chapter to an expense or liability unless such expenditure, liability or commitment has been budgeted and authorized by the Board of Directors or a specific resolution at a meeting of the Chapter.

7.0.2.2 The Board of Directors. The Board of Directors shall not expend or authorize expenditures in any fiscal year that exceed the estimated income of the Chapter for the year unless specifically authorized to do so (by two-thirds majority vote) at a duly called meeting of the members (provided, however, that the Board of Directors may enter into leases and employment contracts for terms longer than one year and may set aside a reserve to be funded with a portion of the Chapter's income in one or more fiscal years, which may be expended in subsequent years without regard to estimated or actual income or expenditures for such years).

7.0.3 Fiscal Year. The fiscal year of this Chapter shall be January 1 through December 31.

7.1 REAL AND PERSONAL PROPERTY

7.1.1 Authority. In order to carry on its affairs and exercise its powers this Chapter may acquire and dispose of real and personal property for its own use.

7.1.2 Gifts. Only the Board of Directors shall have any right or authority to solicit or accept any gift, bequest, or devise for or on behalf of this Chapter; it shall not accept any gift, bequest or devise that will not promote the objects and purposes of this Chapter, or that will place an undue financial or other burden on this Chapter.

7.2 DIVIDENDS PROHIBITED

An unencumbered balance of income at the close of a fiscal year shall never be distributed as profits, dividends or otherwise to the members of this Chapter.

7.3 INSTITUTE PROPERTY INTERESTS

This Chapter shall not have any title to or interest in any property of the Institute nor be liable for any debt or other pecuniary obligation of the Institute. The Institute shall not have any title to or interest
in the property of this Chapter, and the Institute shall not be liable for any debt or other obligation of this Chapter.
ARTICLE 8
GENERAL PROVISIONS

8.0 EXECUTIVE OFFICE

The administrative and executive offices of the Chapter shall be in the charge of the Executive Director, who shall be employed by and report to the Board of Directors. The Executive Director shall be responsible for the administration of the affairs of the Chapter and such other duties as the Board of Directors may assign. Specifically, the Executive Director shall:

1. Serve as assistant Secretary and assistant Treasurer to perform such duties as the Secretary and Treasurer may delegate.
2. Employ such staff as the Board of Directors may authorize to perform the duties assigned by the Board of Directors.
3. Attend all meetings of the Board of Directors; and
4. Make reports to the Board of Directors on the affairs and business of the Chapter when requested by the Board of Directors.

8.1 RECORDS OPEN TO MEMBERS

The correspondence and the minute books, the Treasurer’s books of account and the Secretary’s records of this Chapter, except confidential matters relating to membership applications and bestowal of honorary memberships, shall be open to inspection at the executive offices of this Chapter during the business hours fixed by the Board of Directors, by any member of this Chapter in good standing.

8.2 PARLIAMENTARY AUTHORITY

The rules contained in the most current version of Robert’s Rules of Order, Newly Revised shall supplement the rules and regulations adopted by this Chapter and shall govern this Chapter, the Board of Directors, and the Chapter committees in all cases in which such rules are applicable and are not inconsistent or in conflict with law, these bylaws or the rules and regulations adopted by this Chapter or by the Board of Directors.

8.3 LIABILITY, INDEMNIFICATION, AND INSURANCE

8.31 Liability. In the absence of misconduct, fraud or bad faith, the present and former officers, directors, and employees of this Chapter shall not be personally liable for its debts, obligations, or liabilities.

8.32 Indemnification. If a director or officer of the Chapter is made a party to any proceeding (as such term is defined in California Corporations Code Section 7237(a)) arising from the performance by the director or officer of his or her duties on behalf of the Chapter, then, to the full extent permitted by law, upon a determination by (i) the Board of Directors by a majority vote of a quorum of its members who are not parties to the proceeding, (ii) approval of the voting members, with the person(s) to be indemnified not being entitled to vote thereon, or (iii) the court in which the proceeding is or was pending, that indemnification of the director or officer is proper under the circumstances because the director or officer has met the applicable standard of conduct set forth in California Corporations Code Section 7237(b) or (c), the Chapter may
indemnify such director or officer against expenses (as such term is defined in California Corporations Code Section 7237(a)), judgments, fines, settlements, and other amounts actually and reasonably incurred, in connection with the proceeding.

8.33 Insurance. The Board of Directors may authorize the purchase and maintenance by this Chapter of such insurance on behalf of the present and former officers, directors, employees, and persons acting in any other capacity at the request of this Chapter as may protect them against any liability asserted against them in such capacity, whether or not this Chapter would have the power to indemnify such persons under applicable law.

8.4 ETHICS

8.41 Ethics Charges. This Chapter shall not adjudicate any claims of violations of the Code of Ethics and Professional Conduct. All such claims shall be referred to the Institute’s National Ethics Council for adjudication.

8.5 ELECTRONIC TRANSMISSIONS

8.51 Consent to the Use of Electronic Transmissions. An electronic transmission by the Chapter to a voting member or Board member is valid only if the voting member or such Board member has affirmatively consented (and has not withdrawn consent) to the use of electronic transmissions. The Chapter may utilize consent forms in substantially the forms attached hereto as Exhibits A-1 and A-2 to obtain such consent from voting members and Board members.
ARTICLE 9
AMENDMENTS

9.0 AMENDMENTS AT MEETINGS OF THIS CHAPTER

9.0.1 Notice of Proposed Amendments. These bylaws may be amended at any meeting of this Chapter by majority vote of the voting members present, provided that a quorum is present and provided that notice of the proposed amendment and the meeting at which it will be voted on is given to the membership not less than 30 days prior to the date of the meeting.

9.0.2 Bylaws Relating to Assigned Members and Classes. It shall require a vote of not less than a majority of the assigned members of this Chapter who are present at the meeting to amend a bylaw relating to such assigned members. Without limiting the generality of the foregoing, it shall require approval by the members of a class of voting membership if the adoption, amendment, or repeal of a bylaw would (a) materially and adversely affect the rights, privileges, preferences, restrictions, or conditions of that class as to voting, dissolution, redemption, or transfer in a manner different than such action affects another class; (b) materially and adversely affect such class as to voting, dissolution, redemption, or transfer by changing the rights, privileges, preferences, restrictions, or conditions of another class; (c) increase or decrease the number of memberships authorized for such class; (d) increase the number of memberships authorized for another class of voting membership; (e) effect an exchange, reclassification, or cancellation of all or part of the memberships of such class; or (f) authorize a new class of voting membership.

9.1 AMENDMENTS BY THE BOARD OF DIRECTORS

9.1.1 Conformity with Institute Bylaws. The Board of Directors, without action by a meeting of this Chapter, may amend any of these bylaws as may be necessary for conformity with Institute Bylaws. These bylaws, and any amendments to them, shall be forwarded to the Secretary of the Institute for review for conformity with Institute Bylaws.

9.1.2 Delegation of Authority. The Board of Directors shall be authorized to amend specific provisions of these bylaws if the power to do so has been delegated to it by a majority vote of the members of this Chapter eligible to vote thereon.

9.1.3 Restrictions on Board’s Power to Amend Bylaws. Notwithstanding any other provision of these bylaws, without the approval of the voting members, the Board of Directors shall not have the power to:

1) Adopt a bylaw (a) specifying or changing a fixed number of Board members; (b) specifying or changing the maximum or minimum number of Board members; or (c) changing from a fixed number of Board members to a variable number of Board members or vice versa.

2) Adopt, amend, or repeal any bylaw that would (a) increase or extend the terms of officers or directors; (b) allow any officer or director to hold office by designation or selection rather than by election by the voting members; (c) increase the quorum for meetings of the voting members; (d) repeal, restrict, create, expand, or otherwise change proxy rights; (e) authorize cumulative voting; or (f) provide that the Board may fill vacancies occurring in the Board by reason of the removal of a Board member; or
3) Adopt, amend, or repeal any bylaw if such action would (a) materially and adversely affect the rights of voting members as to voting, dissolution, redemption, or transfer; (b) increase or decrease the number of voting members authorized in total or for any class; (c) effect an exchange, reclassification, or cancellation of all or part of the voting memberships; or (d) authorize a new class of voting membership.

9.2 AMENDING SUPERMAJORITY REQUIREMENTS

9.2.1 Supermajority Requirements. Any provision of these bylaws that requires the vote of a larger proportion of the Board than is otherwise required by law, or that requires the vote of a larger proportion of the voting members than is otherwise required by law, may not be altered, amended, or repealed except by that greater vote.
EXHIBIT A-1

FORM OF CONSENT TO THE USE OF ELECTRONIC TRANSMISSIONS BY OFFICER OR DIRECTOR

In accordance with California Corporations Code §§20, 21, and 5079, and the bylaws of East Bay Chapter of the American Institute of Architects, a California nonprofit mutual benefit corporation (the “Chapter”), the undersigned officer/director of the Chapter hereby agrees to the following:

1. The Chapter may send meeting notices, annual reports, and all other materials (“Records”) to me by electronic transmission at the email address or facsimile number listed below.

2. The Chapter may rely on communications sent by me to the Chapter by electronic transmission from the email address or facsimile number listed below for any purposes, including action by written consent. I hereby certify that the Chapter may reasonably conclude that I am the author of communications so sent.

3. I understand that I have the right to have all Records provided or made available on paper or in non-electronic form, but only if requested by me in writing. Requested Records shall be provided within a reasonable period of time.

Electronic transmissions may be sent and received as follows:

By email: ________________________________
By facsimile: ______________________________

This consent shall remain in full force and effect until I revoke it in writing and so notify the Chapter.

Date: ________________________________

[Signature]

[Typed/Printed Name]
EXHIBIT A-2

FORM OF CONSENT TO THE USE OF ELECTRONIC TRANSMISSIONS BY VOTING MEMBER

In accordance with California Corporations Code §§20, 21, and 5079, and the bylaws of East Bay Chapter of the American Institute of Architects, a California nonprofit mutual benefit corporation (the “Chapter”), the undersigned voting member of the Chapter hereby agrees to the following:

1. The Chapter may send meeting notices, annual reports, and all other materials (“Records”) to me by electronic transmission at the email address or facsimile number listed below.

2. The Chapter may rely on communications sent by me to the Chapter by electronic transmission from the email address or facsimile number listed below for any purposes, including action by written consent. I hereby certify that the Chapter may reasonably conclude that I am the author of communications so sent.

3. I understand that I have the right to have all Records provided or made available on paper or in non-electronic form, but only if requested by me in writing. Requested Records shall be provided within a reasonable period of time.

Electronic transmissions may be sent and received as follows:

By email: ________________________________

By facsimile: ________________________________

4. The Chapter may conduct meetings of the members by electronic transmission by and to the Chapter. I understand that if I do not sign and return this consent to the Chapter, meetings of the members shall be held at a physical location in accordance with the Chapter’s bylaws.

This consent shall remain in full force and effect until I revoke it in writing and so notify the Chapter.

Date: ____________________________

[Signature]