

**BY-LAWS
OF
ARIZONA MACINTOSH USER'S GROUP
INC., (AMUG)
AN ARIZONA NON-PROFIT CORPORATION**

ARTICLE I: ORGANIZATION AND OFFICERS

Section I: Organization

The ARIZONA MACINTOSH USER'S GROUP INC., (AMUG), shall be a membership association of individuals organized and incorporated as a non-profit Arizona corporation for the purpose of education and instruction of individuals, and the community in the use and benefits of Macintosh® computers. The business and operations of the corporation shall be carried out by a board of directors consisting of three elected officers, and such appointed and "automatic" officers as are provided in these By-Laws. The duties and responsibilities of the officers shall be as stated in Article I, Section VIII of these By-laws.

Section II: Biannual Election Meeting.

The election of the three elected officers shall be conducted at a biannual election meeting during the regular September Business meeting of the general membership.

Section III: Elected Officers.

The President, Vice-president and Secretary/Treasurer shall be the sole elected officers. The election of these three officers shall be conducted at the annual meeting every second year, (odd numbered years). The method of election is stated hereafter in Section VI. The term of office for these three officers shall be two years. The term shall expire at the membership meeting next immediately after the annual meeting at which the election is conducted, unless no person was nominated to stand for election as successor to that office in accordance with these By-laws, in which event, the officer holding that office shall begin a new two year term in the office. If a run-off election is required and cannot be conducted at the same meeting due to time constraints, or for other valid reason, the run-off election shall be held at the next general meeting, and the elected officer shall take office at the next meeting of the Board of Directors thereafter. Other officers, duly elected shall not be delayed in taking office by reason of the run-off election. An officer not choosing to continue holding an office for which no successor is elected, upon so stating to the Board of Directors, shall be considered as having resigned the office, and the President shall nominate an appointee for that office, in the same manner as provided herein for other appointed officers, except that the term of office shall be as though elected at the most recent officer election by the membership. The President shall publish the information announcing the resignation, nomination and appointment in the next newsletter which is still open for additional copy, and shall also announce the vacancy and nomination if made prior, at the next general membership meeting. To maintain continuity of the Board of Directors, the President may, but is not required to, postpone nominating a

prospective appointee to fill the vacancy in the "elected" office until after the next general membership meeting, to receive recommendations from the membership. It is the duty of the President to make such a nomination, and the Board of Directors to consider and vote their approval or disapproval of the appointment at the earliest possible regular or special meeting of the Board of Directors thereafter.

Section IV: Officer, Automatic membership on the Board of Directors.

There shall be a single "Automatic" office and voting member of the Board of Directors, the Past President. The term of office shall be continuous until a new (different) President, who has been elected by the members, takes office. In the event of a vacancy in this office by reason of actual resignation, during tenure in the office, no replacement Past President shall be nominated or appointed. The office may only be filled by the most recent past president of the corporation. Except, in the event that the previously elected President, immediately upon the election of a successor by the membership, is unable, or chooses not, to accept the office and membership on the Board of Directors as Past President, the prior Past President shall continue in office, through the two year term. In the event that a President is elected to a different elected office, at the close of the term, or a Past President is nominated and appointed to another office on the Board of Directors, that person may vote in the capacity of only one of the offices, on matters before the Board.

Section V: Appointed Officers.

The number of Appointed Offices, shall be ten, plus the number of Satellite Meeting Coordinators, the total number of which shall comprise the remainder of the Board of Directors. The terms of office for the Appointed Officers shall be indeterminate, and the President shall nominate, and the Board of Directors in office at the time of the nomination shall vote on, the appointment of such officers, in accord with the method stated in Section VII of this Article. The Appointed Offices, the duties and responsibilities of which are described in Section VIII, are: Editor; Art Director; Public Relations Director; Librarian; Mail Order Chairperson; BBS Operator; Membership Director; Technical Director; Volunteer Coordinator; Meeting Director; Satellite Meeting Coordinators, one for each continuing or new Satellite Meeting program in operation. Once nominated and appointed, upon the vote of the Board of Directors, the officer holding any specific Appointed Office, shall continue to hold that office until resignation, or nomination and a vote on the replacement appointment as provided in Section VII of these By-laws.

Section VI: Nomination, Quorum and Election Procedure, Election of President, Vice President and Secretary/Treasurerary.

Nominations for the elected offices shall be opened, taken and closed at the July membership meeting on odd numbered years. No person shall be nominated for or hold more than one elected office at any time. Campaign speeches or presentations

shall be given at the August membership meeting. Unless not otherwise practical, the existing President who is a candidate for any elected office shall appoint an Elections Chairperson to conduct the election process at the meeting. The Elections Chairperson shall be a person not nominated for any office of the group. The Elections Chairperson shall chair that segment of the meeting and, may limit the number and duration of campaign presentations, but all candidates for any office must be accorded the opportunity of an equal number and duration of presentations unless the nominee declines to fully utilize either.

The Candidates may present written election candidacy platforms to the members by submitting same in final edited form to the Elections Chairperson prior to the close of the regular August Membership Meeting. These statements shall be sent to the Members at the same time and in the same manner as the ballots are sent.

Elections shall be conducted by a secret ballot clearly showing all of the nominated candidates, which will be sent to each member in good standing before the September Membership meeting. The members present at the September Election Membership Meeting shall use the distributed ballots for casting their votes at the meeting. The Elections Chairperson and the Membership Director are responsible for assuring that the ballots are received by the members not less than one week prior to the September election meeting. No provision for late nominations or write-in candidates shall be valid.

A total of 15% of the paid-up individual membership in good standing shall be present, or shall be recognized as present for quorum count by prior receipt of the properly authenticated mail-in ballot of a member not actually present, in order to conduct an election, and shall constitute a quorum for that purpose.

A candidate receiving a majority of the votes cast shall be elected to that office. If no candidate receives a majority of the votes cast (more than 50%), then a run-off election shall be conducted between the two candidates receiving the largest number of votes cast, to be held at the same meeting if reasonably possible. The candidate receiving the majority of the run-off votes cast shall be the officer elected.

Mail-in, ("voted") ballots are to be allowed and counted, under strict accounting procedures. The official mail-in ballots will be distributed by a satisfactory means so that each paid up individual (regular) member in good standing receives one ballot, listing the candidates nominated in accordance with the procedures set forth in these by-laws. The ballots will be so printed as to allow the marking of the "voted for" candidates to be concealed by folding the ballot only once and stapling it closed. The Elections Chairperson and Membership Director will count the number of returned mail-in ballots received prior to counting the number of members actually present at the election meeting, without observing the identity

of the candidates for whom votes are cast on the mail-in ballot. The mail-in ballot must be signed, and show the member's member number on the outside in order to be counted, to prevent multiple mail-in voting by unidentified voters. Only one mail-in ballot per member identified by member number will be counted. A member cannot later vote in person if a mail-in ballot is received from that member. Voting by mail-in ballot waives the member's right to total secrecy in the balloting process, as it is impractical to maintain a system for double blind envelopes and controls to prevent multiple mail-ins of members ballots in a non-profit corporation of the expected membership numbers of AMUG. The number of signed and numbered mail-in ballots will be added to the number of members present to determine if a quorum is present, and will be counted to determine if a candidate received a majority of votes as necessary to become the elected officer without a run-off ballot. Mail-in ballots are not to be counted separately prior to counting the ballots cast by members present, but must be counted by the same volunteers in the same count process. No provision for mail-in ballots shall be required for run-off elections.

Section VII: Nomination and Appointment Procedure for Appointed Offices, and Filling Vacancies in Elected Offices:

The President shall nominate, a person to fill any vacant elected or appointed office. Such nominations shall be presented by the President to the Board of Directors in office at time of nomination. The nomination shall be presented at any regular meeting of the Board of Directors, or at a special meeting of the Board of Directors complying with the notice requirements of these By-Laws. The Board of Directors shall then either confirm and ratify the nomination to fill a vacant office by voting affirmatively to confirm the nomination, by a majority vote of the board members present at the meeting, or not approve the nomination if less than a majority votes affirmatively on the nomination. The President may at any time during a term of office nominate a replacement officer for an office then currently held by an appointed officer (indeterminate term), by presenting the nomination at any regular meeting of the Board of Directors. The President shall also announce the intention to replace an officer on the Board of Directors to the next General Membership meeting. Only after announcing the nomination for replacement at a General Membership meeting, and thus providing time for members to make their views known to officer and members of the Board of Directors, shall a vote of the Board of Directors be taken at the next regular meeting of the Board of Directors. The Board of Directors shall then either confirm and ratify the nomination to fill the office by voting affirmatively to confirm the replacement nomination by a two-thirds 2/3 majority vote of the board members with a minimum of nine (9) board members present at the meeting, or not approve the nomination if less than a two-thirds 2/3 majority votes affirmatively on the nomination. The outcome of the nomination and vote shall be duly noted and announced at the next regular meeting of the membership, and in the news letter. Confirmed nominees for a vacant office shall take office immediately at the meeting when the confirmation vote occurs.

Nominees confirmed as replacement officers and members of The Board of Directors shall take office at the next regular meeting of the Board of Directors. A vacancy in the Office of President shall be filled by the Vice-President for the remainder of the term.

Section VIII: Responsibilities and Duties of Offices

The following definitions of the duties of the various officers are descriptive, and shall not be construed as exclusively limiting, or preventing these officers from conducting such other duties and responsibilities as would be normal and reasonable in the normal course of business, for a person holding such office in a non-profit educational group such as AMUG, or are requested of them by the President or the Board of Directors.

President:

The President shall be the chief executive officer of the group and shall endorse official documents issued or published by the group. The President shall preside at all membership meetings of the group and meetings of the Board of Directors. The President shall be responsible for carrying out the by-laws and policies of the group and Board of Directors and serve as ex-officio member of all committees. The President shall vote to break any tie votes of the Board of Directors. The President must specifically approve any expenditures from the group treasury or funds. The President shall nominate appointed officers and fill vacancies in offices in accordance with these By-laws, and appoint such committee chairpersons to standing and temporary committees as necessary.

Vice President:

The Vice-President, shall assist the President in conducting the official business of the group, preside at any meetings of the membership or Board of Directors during any temporary absence of the President, and shall assume the powers, duties and office of President in the event of the resignation or permanent absence of the President.

Secretary/Treasurer:

The Secretary/Treasurer shall keep a book of minutes of all meetings of the Board of Directors, and shall note also therein any formal notices or nominations made at any membership meeting. The Secretary/Treasurer shall conduct all official correspondence of the group. In the temporary absence of the Secretary/Treasurer from any business meeting, the presiding officer shall appoint a temporary Secretary/Treasurer. The Secretary/Treasurer shall provide the President and Board of Directors with written minutes of any Meeting of the Board of Directors, or membership meeting where formal business is conducted. The Secretary/Treasurer may, upon approval of the Board, establish a protocol for including a synopsis or summary of the minutes in the regular newsletter of the group. No formal Corporate Seal shall be required on documents. The Secretary/Treasurer shall keep and maintain correct and accurate accounts of the properties and business transactions of the group, including accounts of the assets, liabilities, receipts and disbursements. Books shall be kept in a reasonable standard form for groups of such nature and size. A check register shall be maintained for all checking accounts of the group. The books of accounts shall, throughout the Secretary/Treasurer's term, be open to inspection by any member in good standing, at a reasonable time and place, preferably, but not strictly limited to times before or after membership or Board of Directors meetings. The Secretary/Treasurer shall deposit in a group account, all monies collected on behalf of the group within ten (10) working days of its receipt. The Secretary/Treasurer is responsible for, and shall provide a method for the completion and filing of all financial and tax reports in a timely manner. The Secretary/Treasurer shall prepare a monthly treasurers report to the Board of

Directors. The Secretary/Treasurer shall deliver the books and records to an Audit Committee nominated by the President and approved by the Board of Directors, at the end of each year, in order that the Annual Financial Statement may be prepared.

Past President:

The Past President shall assist the President and Board of Directors with guidance and information relating to continuity of the administration of the group, and shall be responsible for promoting AMUG in the community, and such other reasonable duties as requested by the President. The Past President may serve as the Parliamentarian at meetings of the Board of Directors, unless declining so to serve.

Editor:

The Editor shall solicit articles and other publishable material from the membership, educational and other reasonable sources, and shall prepare a monthly informative newsletter to be mailed to the membership. The Editor shall verify receipt of advertiser payment prior to placing advertising in the newsletter. Regulations for advertisers and prices for advertising shall be set by the Board of Directors.

Art Director:

The Art Director shall prepare or solicit art for various projects and for the newsletter.

Public Relations Director:

The Public Relations Director shall promote the organization by notifying news sources including T.V. radio, newspaper and other media sources of scheduled AMUG events, using normally available procedures and media formats to obtain the broadest meaningful distribution and release, to keep the community informed about AMUG activities. The Public relations Director will also contact vendors and other potential advertisers to solicit paid advertising sales in the newsletter.

Librarian:

The Librarian shall maintain all software related documentation and all software products entered into the library. The Librarian will make all materials available to any member at regular membership meetings. The Librarian will also maintain a record of all materials in the library and of all items checked out to ensure their return.

Mail Order Chairperson:

The Mail Order Chairperson shall maintain a current listing of library software, or any other items available from AMUG by mail order, and provide a method of distribution for such. The Mail Order Chairperson shall report sales totals, and such other details as requested by the President or Board at each regular Board of

Directors meeting.

BBS Operator:

The BBS Operator shall provide the membership with an educational forum through which to ask and answer questions and provide public domain/shareware files to increase membership education, productivity, promote new tools and improve Macintosh skills.

Membership Director:

The Membership Director shall maintain all membership records, deliver membership funds received to the Secretary/Treasurer, or deposit same, as directed by the Board, and prepare mailing labels for all club mailings. The Membership Director shall present and effectuate, upon its acceptance by the Board of Directors each year, a plan to expand membership enrollment in AMUG. The Membership Director shall prepare, and present at the regular meeting of the Board of Directors, a monthly report of all renewals, new members and such other details as requested by the President or Board.

Technical Director:

Coordinates the installation and maintenance of all audio/visual, computer, projection and any other equipment owned, leased or borrowed by the corporation. Typical duties will include but not be limited to the set-up of the main AMUG meeting sites and all equipment related to AMUG events, meetings and promotions.

Volunteer Coordinator:

The Volunteer Coordinator shall encourage and promote members to volunteer time and talents for AMUG programs and projects. The Volunteer Coordinator shall maintain a database of volunteers willing to staff AMUG projects, and report on same when requested by the President or Board..

Meeting Director:

The Meeting Coordinator shall provide and effectuate all planning and preparation for AMUG meetings, including but not limited to: speakers, trainers, accommodations, equipment and programing. The Meeting Coordinator shall inform the President in advance of all activities planned for presentation, and provide such reports as requested by the President or Board.

Satellite Meeting Coordinators:

The Satellite Meeting Coordinators, (SMC's), shall provided effectuate all planning and preparation for AMUG Satellite meetings, including but not limited to: speakers, trainers, accommodations, equipment and programing. The SMD's shall inform the President in advance of all activities planned for presentation, and provide such reports as requested by the President or Board. Satellite Meetings programs will be primarily directed toward individual training and educational purposes.

ARTICLE II: MEMBERSHIP

There shall be two classes of membership

Section I: Individual Members

The Individual membership shall consist of individual persons and may include members of the family of the individual. The Individual Members shall be the only

voting members, and there shall be only one vote per member. Any family enrolled under a single individual member is entitled to only one vote. All individual members are entitled to use the library and hold office.

Section II: Associate Members

Associate Memberships may be granted in conformance with criteria established by the Board of Directors, and shall be non-voting memberships, and are not eligible to use the library or to hold office.

Section III: Dues and Initial Membership Fee

The Board of Directors shall establish membership criteria, applications forms, may, but is not required to establish membership approval procedures , shall establish the amount and method of payment for membership dues and may establish a reasonable initial one time membership processing fee.

ARTICLE III: MEETINGS,

Section I Regular meetings of membership

Regular meetings of membership shall be established and fixed by the Board of Directors. Unless impractical for temporary reasons, these meetings shall not be less than one per month. Twenty percent (20%) of the regular members shall constitute a quorum for the transaction of business at any regular or special meetings except as provided for otherwise in this document.

Section II Regular business meetings of the Board of Directors.

Regular business meetings of the Board of Directors, shall be established by the Board, and shall be held once per month, at a time and day other than that for the regular business meeting.

Section III Special Meetings of the Membership

Special Meetings of the Membership may be called by the President or a majority vote of the Board of Directors. If called for purposes of presentation of educational programs or guest presentations, the best efforts of the Board shall be used to notify members; if called to transact formal business, or conduct any special voting procedure, then a notice must be mailed to each member in good standing in a manner that will be reasonably expected to be received by the member not less than one week prior to that meeting.

Section IV Special meetings of the Board of Directors

Special meetings of the Board of Directors may be called by the President or any five (5) members of the Board. Written notice shall be given if reasonable, however for emergency meetings, telephonic or electronic notice shall be given by the President, and unless impractical, duplicated by the Secretary/Treasurer as verification. The members of the Board shall be notified at least 24 hours in advance in all but extreme emergencies. A telephonic or electronic conference meeting or meetings shall be acceptable as a formal meeting if two-thirds (2/3) of the members of the Board are communicated with, advised and have the opportunity to vote if a vote is taken. All members so voting shall sign a written approval and ratification of electronic vote on a form prepared by the Secretary/Treasurer and circulated at or before the next regular meeting of the Board.

Section V Members right to be present at any meeting

Members have the right to be present at any meeting, regular or special of the Membership or the Board of Directors. As AMUG is a non-profit educational

corporation, secret meetings of any committee are not acceptable, and any member wishing to attend any meeting must be allowed to do so although it is not necessary to include participation by the member, nor to consider allowing any form of vote by the member at any meeting other than a general membership meeting where all members are voting on a matter. Emergency, electronic or special meetings do not require notice to members not holding office as members of the Board of Directors.

ARTICLE IV: FINANCIAL CONTROLS

Section I Loans of AMUG Funds

No AMUG funds shall be loaned to any person or entity for any purpose.

Section II No Person Shall Have Sole Access to AMUG Funds.

The Board of directors shall create, adopt and maintain at all times a fixed set or rules, protocols and criteria, consistent with available banking practices creating a mandatory fund expenditure system whereby no single person, member, officer or otherwise can access, spend, draw out or otherwise control AMUG funds in or from any account.

Section III Presidents Approval of Expenditures

The President shall have the duty and authority to approve all expenditures of AMUG funds. the protocol for the system shall be adopted by the Board, and shall be consistent with Article IV, Section II. The Board of Directors is empowered to authorize expenditures without the President's approval, or over the President's disapproval by a two-thirds (2/3) majority vote with a minimum of nine (9) members present and voting.

ARTICLE V: COMMITTEES

Section I Appointment of Committees

The President is empowered to appoint such chairpersons of temporary and standing committees, as reasonable and necessary. Standing committees terminate at the end of the President's term if not earlier disbanded by the President, temporary committees shall be considered disbanded upon the completion of the function or project for which the committee was formed and the Chairperson appointed.

Section II Committees Presided Over by Appointed Officers

The appointed officers are empowered to enlist the assistance of members to undertake the projects or details of the functions of their offices, as committee members, except however, that no officer shall delegate the final responsibilities for completion of duties and functions detailed in these By-Laws to any other person. Reasonable limitations on such committees may be enacted by the Board of Directors if required for maintaining the functional continuity of the business of AMUG.

ARTICLE VI: MEMBERS RESPONSIBILITIES FOR SERVICES

Section I Members Encouragement to Participate

All members are encouraged to assist in the operations and activities of AMUG. Services of members is voluntary in nature. There shall be no compensation for members or officers or any other later enacted board positions.

ARTICLE VII: MEMBERS /OFFICERS; CONDUCT, DISCIPLINE , AND DISENFRANCHISEMENT

Section I Suspension

A member may be suspended by a majority vote of the Board of Directors at a regular or special Board meeting for conduct that is in violation of the Articles of Incorporation, By-Laws or established written policies of the group. Suspension shall mean that the rights of said person's membership are limited by the Board of Directors for a specified period of time or as to specified events. Notice of such proceedings shall be in writing and shall state the reason in full and shall be delivered to the member either in person or by certified mail addressed to the member at the last address provided for the membership rolls by the member. Within two (2) weeks of delivery of the notice, the member may mail to the Board of directors or deliver personally to any member of the Board of Directors written demand for a hearing before the Board. Such hearing shall be conducted at the next regular Board meeting of AMUG. If at the close of such hearing a majority of the members of the Board of Directors votes to suspend the member and sets the parameters of the suspension, or if the member fails to make timely demand for a hearing the member shall be declared suspended from privileges or stated functions of AMUG for the period voted by the Board.

Specific activities for which a member shall be considered in violation include, but are not limited to: unauthorized or illegal disk (software or data) copying; "give aways" of club library stock software, data, disks or other property or media, to non members in bulk; commercial usage of AMUG acquired or membership developed software; other library or BBS abuses; Failure to pay financial obligations, dues, or other obligations such as disk purchase obligations.

Section II Expulsion

A member may be expelled from membership by a two-thirds (2/3) vote of the Board of Directors at a regular Board meeting for conduct liable to injure the welfare or character of AMUG, or for unlawful conduct particularly related to use of software or other property of or available through AMUG, or for repeated violations of the by-laws, written policies or established rules. The procedures for the formal hearing are the same as those of Suspension in Section I above and the recourse for an expelled member is given in the grievance proceeding under Section IV. This procedure shall not be used against an officer elected by the membership without a contemporaneous procedure to remove the member from the office as provided in Section V.

Section III Reinstatement

A member may be reinstated after suspension or expulsion by a majority vote of the Board of Directors and compliance with all by-laws, written policies and established rules of AMUG. Such reinstatement shall be done at a regular or special Board meeting after a written request by the suspended member for such a hearing

has been recieved.

Section IV Grievance Procedure

(a) Any member who disagrees with a Board voted decision may verbally present the grievance at a regularly scheduled Board meeting, and request reconsideration of the matter and a member of the board, who shall not be considered responsible for the motion, may present a motion for reconsideration and vote of the Board.

(b) If the grievance is not resolved to the satisfaction of the member, the member may file a petition with the Board of Directors stating that he will provide a list of signatures of twenty-five percent (25%) of the membership in good standing within thirty (30) days of the date of the filing the petition.

(c) If all requirements are met, and the signatures of the requisite number of members presented within the time limits , the grievance shall be put to a general membership vote within thirty (30) days thereafter. The membership meeting must have a quorum present. A majority vote of the membership shall decite the issue.

Section V Removal of an Elected Officer

The procedure for removal of any Elected Officer from that office and membership on the Board of Directors shall be the same as for expulsion of a member, except that the removal shall be for cause, and the Board of Directors shall set the matter for a vote of the Membership at the first general meeting after notice of the proposed removal of the elected officer shall have been published in the monthly newsletter, together with a statement of the cause alleged. The vote to remove shall require a three-quarter (3/4) affirmative vote of the membership, voting, and no vote shall be taken without a quorum present. The matter shall not be continued for lack of a quorum. Removal of the officer shall not affect the membership status, without a contemporaneous hearing to that effect as with any other expulsion.

ARTICLE VIII MERGER AMENDMENT DISSOLUTION OF ASSOCIATION

Section I Merger

No merger with any other group, club or association may be considered unless the requirements are met to maintain and preserve all aspects of any non-profit and tax-exempt status attained at any time prior thereto by AMUG. Merger shall be approved by a two-thirds (2/3) majority vote of the membership at a general membership meeting, at which a quorum is present, and only after a formal notice of the proposed merger is approved by the Board of Directors by a two-thirds (2/3) majority vote with nine (9) members present and voting, and publication in the AMUG newsletter at least 14 days prior to the meeting at which the vote is to be held. No AMUG funds may be expended in advance of, or prior to the passage of the merger proposition by such vote, for the use of the proposed merger partner or in promoting the merger.

Section II Amendment of By-Laws

Any amendment to the Articles of Incorporation or By-Laws of AMUG shall be proposed at a meeting of the Board of Directors, by an officer or individual member. The proposal shall be written in consistent form with the document to be amended and read at the next general membership meeting and published in the next available newsletter. at the second membership meeting after publication, a vote shall be conducted. An affirmative vote by the majority of the members present at this membership meeting is necessary to pass any proposed amendment. A membership business meeting quorum of twenty percent (20%) of the paid up individual members is required to conduct this vote, as differentiated from the special fifteen percent (15%) quorum for election of officers only.

Section III Dissolution of AMUG

If for any reason this organization holds no meeting for a period of six (6) months, it shall be declared dissolved. The remaining officers, or an appointed person charged with winding up the affairs of the corporation shall liquidate any non cash assets, and then all of the assets of the corporation shall be donated to the non-profit organization, or if not in existence, then otherwise strictly in the manner, and to the beneficiary stated in the Articles of Incorporation. Under no circumstances shall any AMUG funds be distributed to or for the benefit of any member, officer or individual, and all requirements to preserve any tax-exempt status attained by AMUG shall be strictly complied with. The Membership data shall be destroyed by the club President or the appointed person charged with winding up the corporate existence in such instances, and shall not be released or used commercially or in the public domain for any purpose.