BYLAWS
OF THE
SUMMER COURSE IN CHEMICAL CRYSTALLOGRAPHY CORP.
2019 Revision

Article 1. Offices

Section 1. PRINCIPAL OFFICE: The principal office of the corporation is located in Tippecanoe County, State of Indiana.

Department of Chemistry, Purdue University, 560 Oval Drive, West Lafayette, IN 47907-2084
c/o Dr. Matthias Zeller,
Effective date November 8th, 2019

Section 2. CHANGE OF ADDRESS: The designation of the county or state of the corporation’s principal office may be changed by amendment of these Bylaws. The Board of Directors may change the principal office from one location to another within Tippecanoe County, Indiana, by noting the changed address and effective date above, following the current address. Changes of address within Tippecanoe County, IN, shall not require an amendment of these Bylaws.

Article 2. Nonprofit Purposes

Section 1. IRC SECTION 501(c)(3) PURPOSES: This corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future code.

Section 2. GENERAL PURPOSE. This corporation is organized for the general purpose of educational and charitable goals.

Section 3. SPECIFIC OBJECTIVES AND PURPOSES: The specific purpose for which this corporation is organized is to further the knowledge and understanding of the science of crystallography through teaching and education by organizing and holding an annual course for one week in chemical crystallography which is to be held every summer at a crystallography laboratory in the United States of America. The course is directed towards Single-Crystal Chemical Crystallography and Powder Diffraction techniques, as applicable to small molecule studies. The course is designed to instruct attendees in the theory and practice of these two aspects of crystallography. Focus and topics of the Summer Course may be extended to other
closely related topics within the fields of crystallography, diffraction and determination of structures at the molecular and atomic level if and when such extension becomes desirable.

Article 3. Membership

Section 1. DETERMINATION AND RIGHTS OF MEMBERS:
The corporation shall have one class of member. Except as expressly provided in or authorized by the Articles of Incorporation, elsewhere in these Bylaws, or provisions of law, all members shall have equal rights, privileges, restrictions and conditions.

Section 2. QUALIFICATIONS OF MEMBERS: Any organizer, organizing committee member or teaching faculty of the current or one of the preceding five (5) Summer Courses in Chemical Crystallography may become a regular member by application to the Secretary on or before December 31. There are no membership fees.

Section 3. NUMBER OF MEMBERS: There is no limit on the number of members that the corporation may admit.

Section 4. MEMBERSHIP BOOK: The corporation shall keep a Membership Book (an electronic version containing the required information is acceptable) containing the name and contact information of each member. Termination of the membership of any member shall be recorded in the book, together with the date of termination of such membership. The Membership Book shall be maintained by the Secretary.

Section 5. NON-LIABILITY OF MEMBERS: A member of this corporation is not, as such, personally liable for the debts, liabilities, or obligations of the corporation.

Section 6. NON-TRANSFERABILITY OF MEMBERSHIP: No member may transfer a membership or any right arising therefrom. All rights of membership cease upon the member’s death.

Section 7. TERMINATION OF MEMBERSHIP: The membership of a member shall terminate upon the occurrence of any of the following events:

a. having not actively participated in organizing or teaching of any of the Summer Courses for five years. Membership shall cease on December 31 of the fifth year after the last active participation in a Summer Course in Chemical Crystallography as an Organizer, Organizing Committee member, or teaching faculty.

b. his or her notice of such termination delivered to the President or Secretary of the corporation personally, by mail, or by email - the membership to terminate upon the date of delivery of the notice or date of deposit in the mail; or

c. termination by the Board of Directors - after providing the member with reasonable written notice (either electronic or hardcopy is acceptable) and an opportunity to be heard either orally or in writing - that the member has engaged in conduct materially and seriously prejudicial to the interests or purposes of the corporation.

All rights of a member in the corporation shall cease upon termination of membership as
Article 4. Board of Directors and Officers

Section 1. DESIGNATION OF DIRECTORS: The Incorporators of the corporation shall constitute the Temporary Board of Directors until such a time that a permanent Board can be established at a regular meeting of the corporation. Until this time, the members of the Temporary Board shall jointly perform the duties of President, Secretary and Treasurer. The term of the Temporary Board shall not exceed one year. The permanent Board of Directors of the corporation shall have seven (7) Directors and collectively they shall be known as the Board of Directors. Five (5) elected officers of the corporation, the President, Secretary, Treasurer and two (2) Members-at-Large, and each one (1) Director appointed by the Council of the American Crystallographic Association, and one (1) Director appointed by the Teaching Commission of the American Crystallographic Association. These shall make the seven (7) voting members of the Board of Directors.

Section 2. QUALIFICATIONS: Any member of the corporation who is of the age of majority in the State of Indiana may serve as a Director of this corporation. Membership in the corporation is waived as a requirement for Directors appointed by the Council of the American Crystallographic Association and by the Teaching Commission of the American Crystallographic Association.

Section 3. TERMS OF OFFICE: Prior to the first regular meeting of Members of the corporation the offices of President, Secretary and Treasurer shall be jointly held by the Incorporators of the Summer Course in Chemical Crystallography Corp. At the first regular meeting of members a President, Secretary and Treasurer and two Members-at-Large shall be selected from Members of the corporation by vote of all members, and appointed members shall join the board at this time. President, Secretary and Treasurer shall remain in office until election of a successor. Members-at-Large shall remain in office until the end of a mutually agreed on term. Appointed members shall remain in office until appointment of a new member. There is no term limit for serving as President, Secretary, Treasurer, Member-at-Large and for appointed members. New Members-at-Large may be selected from Members by vote of all members at a regular meeting of members. The total number of Members-at-Large at any time shall be two (2) unless a position is vacant.

Section 4. POWERS: Subject to the provisions of the laws of the State of Indiana and any limitations in the Articles of Incorporation and these Bylaws relating to action required or permitted to be taken or approved by the members of this corporation, the activities and affairs of this corporation shall be conducted and all corporate powers shall be exercised by the Board of Directors.

Section 5. DUTIES OF THE BOARD: It shall be the duty of the Board of Directors:

a. to perform any and all duties imposed on them collectively or individually by law, by the Articles of Incorporation, or by these Bylaws;
b. to appoint and remove, employ and discharge, and, except as otherwise provided in these Bylaws, prescribe the duties and fix the compensation, if any, of all agents and employees of the corporation;
c. to appoint, remove, and prescribe the duties of the directors and officers of the corporation;
d. to supervise all officers, agents and employees of the corporation to assure that their duties are performed properly;
e. to meet regularly at the principal office of the corporation, at the annual Summer Course in Chemical Crystallography, or by voice/video conference call, unless otherwise provided by a resolution of the Board of Directors; and
f. to register their addresses with the Secretary of the corporation so that notices of meetings mailed, emailed or faxed to them at such addresses shall be valid notices thereof.

Section 6. COMPENSATION: Directors shall serve without compensation.

Section 7. QUORUM FOR BOARD MEETINGS: A quorum shall consist of a majority of the members of the Board of Directors. Except as otherwise provided under the Articles of Incorporation, these Bylaws, or provisions of the law, no business shall be considered by the Board of Directors at any meeting at which the required quorum is not present, and the only motion which the Chair shall entertain at such a meeting is a motion to adjourn.

Section 8. PRESIDING OFFICER: Meetings of the Board of Directors shall be presided over by the President of the corporation or, in his or her absence, by the Secretary.

Section 9. MINUTES OF BOARD MEETINGS: The Secretary of the corporation shall record minutes of all meetings (hardcopy and/or electronic versions are acceptable) of the Board of Directors. In his or her absence, the presiding officer shall appoint another person to act as Secretary of the meeting.

Section 10. RESIGNATIONS: A Director may resign by giving written notice (electronic notice is acceptable) to the President, the Secretary or the Board of Directors of the corporation. Any such resignation shall take effect on the date of receipt of such notice or on any later date specified therein, and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. No Director may resign if the corporation would then be left without any duly elected Director in charge of its affairs, except upon notice to the Office of the Attorney General or other appropriate agency of the State of Indiana.

Section 11. VACANCIES: Vacancies on the Board of Directors shall exist upon the death or resignation of any Director or by the removal of a Director by written or electronic ballot, as prescribed in Article 7 of these Bylaws. In the event that the office of President becomes vacant, the Secretary shall succeed to the Presidency for the remainder of the unexpired term and will succeed in the following term in accordance with the provisions of Section 3 of this Article. If any other vacancy occurs, the remaining members of the Board of Directors shall appoint a member of the corporation to fill that office for the duration of the unexpired term or until his or her death, resignation or removal from office.
Section 12. NON-LIABILITY OF DIRECTORS: The Directors shall not be personally liable for the debts, liabilities, or other obligations of the corporation.

Section 13. INDEMNIFICATION BY CORPORATION OF DIRECTORS: The Directors of the corporation shall be indemnified by the corporation to the fullest extent permissible under the laws of the State of Indiana.

Section 14. INSURANCE FOR CORPORATE AGENTS: Except as may be otherwise provided under provision of law, the Board of Directors may purchase and maintain insurance on behalf of any agent of the corporation (including a Director, officer, employee or other agent of the corporation) against liabilities asserted against or incurred by the agent in such capacity or arising out of the agent’s status as such, whether or not the corporation would have the power to indemnify the agent against such liability under the Articles of Incorporation, these Bylaws or provisions of law.

Article 5. Election of Directors

Section 1. NOMINATIONS: Elected Directors include President, Treasurer, and Secretary, and two (2) Members-at-Large. Nominations for each position to be filled can be made by any member of the Summer Course in Chemical Crystallography, no later than November 30 of each year. Nominations can be forwarded by mail or electronically to any member of the Board of Directors, and collected by the Secretary for ballot preparation.

Section 2. VOTING: The Directors shall be elected by ballots mailed, faxed, emailed, or made available electronically, no later than December 15 of each year. Ballots are to be returned and counted no later than December 31 of the same year. The election shall be determined by a plurality of votes on the ballots returned.

Article 6. Duties of Officers

Section 1. PRESIDENT: The President shall be the chief executive officer of the corporation and, subject to the control of the Board of Directors, shall:
   a. have general administrative charge of the affairs of the corporation and of the activities of the officers;
   b. perform all duties incident to his or her office and such other duties as may be required by law, by the Articles of Incorporation, or by these Bylaws, or which may be prescribed from time to time by the Board of Directors;
   c. preside at all meetings of the Board of Directors and at all meetings of the members unless another person is specifically appointed as chairperson by the Board of Directors;
   d. appoint the Chairperson of the Summer Course in Chemical Crystallography Organization Committee;
e. execute in the name of the corporation such deeds, mortgages, bonds, contracts, checks, or other instruments which may from time to time be authorized by the Board of Directors except as otherwise expressly provided by law, by the Articles of Incorporation, or by these Bylaws;
f. appoint or nominate representatives of the corporation to other organizations as necessary; and
g. be member, ex-officio, of the Summer Course in Chemical Crystallography Organization Committee.

Section 2. SECRETARY: The Secretary shall:
a. certify and keep at the principal office of the corporation, or at such other place as the Board of Directors may determine, the original, or a copy, of these Bylaws as amended or otherwise altered to date;
b. keep minutes of all meetings (either written or electronic), recording therein the time and place of each meeting, whether regular or special, how called, how notice of the meeting was given, the names of those present or represented at the meeting, and the proceedings thereof;
c. keep at the principal office of the corporation, or at such other place as the Board of Directors may determine, a book of minutes (or an electronic version thereof) of all Board Meetings and General Meetings of members;
d. see that all notices of meetings are duly given in accordance with the provisions of these Bylaws or as required by law;
e. be custodian of the records, as authorized by law or the provisions of these Bylaws, to duly executed documents of the corporation;
f. keep at the principal office, or at such other place as the Board of Directors may determine, of the corporation the Membership Book (or an electronic version thereof) containing the names and addresses of all members of the Summer Course in Chemical Crystallography. In the case of a membership that has been terminated, the Secretary shall record the termination in the Membership Book together with the date of termination;
g. exhibit at all reasonable times to any Director of the corporation, or to his or her agent or attorney, on request thereof, the Bylaws, the Membership Book, or the minutes of all meetings of the Board of Directors of this corporation (or an electronic version thereof).
h. perform all general duties incident to the office of Secretary and such other duties as may be required by law, by the Articles of Incorporation, or by these Bylaws, or which may be assigned to him or her from time to time by the Board of Directors.
i. attend to correspondence and notices (written and/or electronic) of the corporation; and
j. be a member, ex-officio, of the Summer Course in Chemical Crystallography Organization Committee.

Section 3. TREASURER: The Treasurer shall:
a. Have charge and custody of and be responsible for all funds and securities of the corporation, and deposit all such funds in the name of the corporation in such banks, trust companies, or other depositories as shall be selected by the Board of Directors. Receive, and give receipt for, monies due and payable to the corporation from any source whatsoever;
b. disburse, or cause to be disbursed, the funds of the corporation as may be directed by the Board of Directors, taking proper vouchers for disbursements;
c. keep and maintain adequate and correct accounts (written and/or electronic) of the corporation's properties and business transactions, including accounts of its assets, liabilities,
receipts, disbursements, gains and losses, and finances of the Summer Course in Chemical Crystallography.

d. exhibit at all reasonable times the books of accounts and financial records to any Director of the corporation, or to his or her agent or attorney, on request there for;

e. render to the President and Directors, whenever requested and at least once a year, an account of any or all of his or her transactions as Treasurer and of the financial condition of the corporation;

f. prepare and certify the financial statements to be included in any required reports;

g. perform all general duties incident to the Office of Treasurer and such other duties as may be required by law, by the Articles of Incorporation of the corporation, or by these Bylaws, or which may be assigned to him or her from time to time by the Board of Directors;

h. submit the financial records of the corporation to the Board of Directors for audit upon completion of his or her term; and

i. pay the bills of the corporation that are approved for payment by the Board of Directors.

j. submit reports to state and federal regulating agencies.

Section 4. DELEGATION OF DUTIES

a. The duties and privileges of any of the elected officers of the corporation may be delegated to other members of the Board of Directors or other members of the corporation, such as the Members of the Summer Course in Chemical Crystallography Organizing Committee.

b. Delegation of duties and privileges of the elected officers requires a majority vote of the Board of Directors at a regular or special meeting of the Board of Directors and shall be noted in the minutes of the meeting. Any such delegation shall remain in effect until revoked by a majority vote of the Board of Directors.

Article 7. Annual Summer Course

Section 1. VENUE SELECTION: The location of the annual Summer Course in Chemical Crystallography shall be decided by resolution of the Board of Directors in consultation with interested third parties such as major event sponsors. The venue shall meet certain criteria in order to be considered:

a. availability of a diffraction laboratory with at least one modern single crystal and at least one modern powder X-ray diffractometer

b. availability of at least one computer laboratory able to hold 30 or more students. Organizers have to be able to install or have installed for them the software required for conducting the Summer Course.

c. availability of suitable lecture halls and seminar rooms

d. availability of suitable housing for students and faculty

e. availability of one or more local organizers that will be able to conduct the Summer Course

f. evidence of financial feasibility

Section 2. ORGANIZING COMMITTEE: The single type of committee of the corporation shall be the Summer Course in Chemical Crystallography Organizing Committee. A Summer Course
in Chemical Crystallography Organizing Committee shall be formed to organize each year’s annual Summer Course in Chemical Crystallography.

Section 3. COMMITTEE CHAIR: The chairperson of the Summer Course in Chemical Crystallography Organizing Committee shall be the main organizer of the Summer Course in Chemical Crystallography and be appointed by the President of the corporation. Unless otherwise specified, it is the duty of such chairperson to select at least two other members of the corporation to serve on the committee.

Section 4. COMMITTEE DUTIES: The Committee shall be organizing the Summer Course in Chemical Crystallography. They shall
  a. select a date to conduct the Summer Course
  b. solicit financial and in kind support from scientific organizations, non-profit and for-profit organizations and other sponsors
  c. decide on the number of participants that can be accommodated at the Course
  d. select the expert faculty to teach at the Summer Course
  e. maintain and update the Summer Course web page prior, during and after the Summer Course
  f. set up a process for prospective attendees to apply to participate in the Summer Course and to apply for travel support to attend the Summer Course
  g. decide on the type of application materials that will be required from each applicant
  h. review the application material and decide which applicants to admit as participants at the Summer Course; if the number of favorably reviewed applications exceeds the number of participants that can be accommodated the Committee shall select whom to admit by majority vote of the Committee members
  i. review the scholarship application material and decide on the level of travel scholarship support that can be provided for each participant. Travel support levels will be based on need demonstrated and funds available
  j. set tuition rates and collect tuition fees; fee levels may vary between different types of applicants (regular students; post-doctoral fellows; academic staff or faculty or applicants from other non-profit corporations; applicants from industry and for-profit companies)
  g. reserve and schedule seminar rooms, computer laboratories and other venues and ensure that facilities do meet the requirements for the Summer Course
  h. organize suitable and satisfactory accommodation for participants in reasonable distance to the main event venue and at the dates of the Course, and provide means for the participants to reserve accommodation at said location at an affordable and reasonable rate
  i. set up a program and time table in collaboration with the invited expert teaching faculty
  j. conduct towards the end of the Summer Course a survey in which every student will fill out an evaluation form pointing out and ranking course strengths, weaknesses, and whether or not the course met their needs/expectations. The form shall also include a field for suggested improvements, and any other comments the students would like to convey.
  j. conduct other local organizing tasks as required

Section 5. EXPENSES AND COMPENSATION:
  a. Members of the Committee and invited teaching faculty shall serve without compensation.
  b. At the discretion of the Organization Committee members of the Committee and invited teaching faculty shall be reimbursed for reasonable expenses they incur to attend the Summer
Course. Expenses that may be reimbursed are limited to travel expenses to the Summer Course venue and costs of accommodation. Itemized receipts have to be provided for expenses to be reimbursed. Per diem rates do not apply and meal expenses and other miscellaneous costs will not be refunded.

Section 6. COMMITTEE REPORT: Upon conclusion of the Summer Course and after all transactions that arose from the organization of the course have been completed the Committee shall prepare a written report to the Board of Directors. This report will contain a summary of the course, a list of student attendees with their home institutions, e-mail addresses, status (i.e. undergraduate, graduate student, postdoc, etc.), and which students received stipends or travel assistance. The report will also contain a breakdown of revenue and actual expenses by category and a list of participating faculty members present during the course. The report will include a section that will discuss unusual or unexpected outcomes or results, and suggestions for potential improvements and adjustments as well as a description of any field trips and other coordinated social activities. The student survey results shall be appended to the written report. The Board of Directors may forward parts or the entirety of the report and/or the survey at their discretion to third parties, such as major event sponsors, representatives of the hosting institution, and other interested parties.

Section 7. COMMITTEE TERMS: The term of the Summer Course in Chemical Crystallography Organizing Committee shall be at least one year and not to exceed two years. The term of each year’s Committee shall start after appointment the Committee Chair by the board of Directors. The term shall end after submission of its final report to the Board of Directors. Terms of Committees of successive years may overlap.

Article 8. Meetings of Members

Section 1. PLACE OF MEETINGS: Meetings of members of the corporation shall be held at the annual Summer Course in Chemical Crystallography or at such other place or places as may be designated from time to time by resolution of the Board of Directors.

Section 2. SPECIAL MEETINGS OF MEMBERS: Special meetings of the members shall be called by the Board of Directors, by the President or by others specifically authorized under the laws of the State of Indiana to call special meetings of the members.

Section 3. NOTICE OF MEETINGS: Unless otherwise provided by the Articles of Incorporation, these Bylaws, or provisions of law, a notice of any meeting of the membership - stating the place, day and time of the meeting and, in the case of a special meeting, the purpose or purposes for which the meeting is called - shall be delivered either personally, by mail or electronically not less than ten (10) nor more than sixty (60) days before the date of the meeting to each member entitled to vote at the meeting. If mailed, such notice shall be deemed to be delivered when deposited with postage prepaid in the United States Mail, addressed to the member at his or her address as it appears on the records of the corporation. Personal notification includes notification by telephone or by facsimile machine or by electronic mail, provided, in the
case of facsimile or electronic mail notification, that the member to be contacted acknowledges personal receipt of the facsimile notice by a return message or telephone call within twenty-four hours or electronic with receipt acknowledged. Notices shall be sent by or at the direction of the President, by the Secretary or by the persons calling the meeting. Whenever any notice of a meeting is required to be given to any member of this corporation under provisions of the Articles of Incorporation, these Bylaws, or the law of this state, a waiver of notice in writing signed by the member, whether before or after the time of the meeting, shall be equivalent to the giving of such notice.

**Section 5. QUORUM FOR MEETINGS:** A quorum shall consist of four (4) members of the corporation, being present at the meeting in person. Participation in a meeting through use of conference telephone constitutes presence in person at that meeting as long as all members participating in the meeting are able to hear one another. Except as otherwise provided under the Articles of Incorporation, these Bylaws, or provisions of law, no business shall be considered by the members of any meeting at which the required quorum is not present, and the only motion which the Chair shall entertain at such meeting is a motion to adjourn.

**Section 6. MAJORITY ACTION AS MEMBERSHIP ACTION:** Every act or decision done or made by a majority of voting members present in person or by proxy at a duly held meeting at which a quorum is present is the act of the members, unless the Articles of Incorporation, these Bylaws, or provisions of law require a greater number.

**Section 7. VOTING RIGHTS:** Each member is entitled to one vote on each matter submitted to a vote by the members. Voting at duly held meetings shall be by voice vote.

**Section 8. CONDUCT OF MEETINGS:** Meetings of members shall be presided over by the President or, in his or her absence, by the Treasurer, or in their absence, by a chairperson chosen by a majority of the voting members present at the meeting. The Secretary of the corporation shall act as the Secretary of all meetings of members. In the absence of the Secretary, the presiding officer shall appoint another person to act as Secretary of the meeting. Meetings shall be governed by Robert’s Rules of Order, as such rules may be revised from time to time, insofar as such rules are not inconsistent with or in conflict with the Articles of the Incorporation, these Bylaws, or with provisions of law.

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**Article 9. Action by Written Ballot**

**Section 1.** Except as otherwise provided under the Articles of Incorporation, these Bylaws, or provisions of law, any action which may be taken at any regular or special meeting of members may be taken without a meeting if the corporation distributes a written or electronic ballot to each member entitled to vote on the matter. The ballot shall:

a. set forth the proposed action;

b. provide an opportunity to specify approval or disapproval of each proposal;
c. indicate the number of responses needed to meet the quorum requirement and, except for
ballots soliciting votes for the election of Directors, state the percentage of approvals necessary
to pass the measure submitted; and

d. specify the date by which the ballot must be received by the corporation in order to be
counted. The date set shall afford members a reasonable time within which to return the ballots
to the corporation.

Section 2. Ballots shall be mailed or delivered in the manner required for giving notice of
membership meetings as specified in Article 8 of these Bylaws.

Section 3. Approval of an action by written or electronic ballot shall be valid only when the
number of votes cast by ballot within the time period specified equals or exceeds the quorum
required to be present at a meeting authorizing the action, and the number of approvals equals or
exceeds the number of votes that would be required to approve the action at a General Meeting
of the Membership.

Article 10. Conflict of Interest

Section 1. General. The Board and Staff of the corporation shall administer the affairs of the
corporation honestly and economically and exercise their best care, skill, and judgment for the
benefit of the corporation. The Officers shall exercise the utmost good faith in all transactions
relating to their duties for the corporation. In their dealings with and on behalf of the corporation,
they are held to a strict rule of honest and fair dealings. They shall not use their position, or
knowledge gained therefrom, so that a conflict might arise between the corporation’s interest and
that of the individual or an organization affiliated with the individual.

Section 2. Disclosure of Potential Conflict. Any officer, Director or Staff member of the
corporation shall have a duty to disclose any potential conflict of interest by virtue of business or
charitable affiliation.

Section 3. Conflict of Interest Defined. A conflict of interest, or potential conflict of interest, or
appearance of conflict of interest, occurs when an officer, Director, or Staff member of the
corporation is in a position to exert influence, in dealings with or on behalf of the corporation,
which would give preference to any other business or charitable organization with whom the
officer, Director, or Staff member is affiliated, by virtue of employment with, membership in,
ownership of, appointment to or election to said business or charitable organization.

Section 3. Waiver of Conflict. Whenever a conflict of interest arises, or the appearance of a
conflict of interest, such director or officer with the conflict who is present at the meeting of the
Board of Directors or of a committee of the Board, shall disclose in good faith the material facts
as to such interest, or financial interest, or appearance of conflict of interest, and any action of the
corporation to approve activity in which a conflict of interest, or appearance of conflict of interest,
exists, shall be approved by a majority of the disinterested directors.

Article 11. Amendments
Section 1. An amendment to these Bylaws may be proposed either by a member of the Board of Directors or by a motion from any member with a second by another member at a duly called meeting of the members.

Section 2. An amendment shall be adopted upon approval by a majority of the voting members of the Board of Directors, or after submission to the entire membership for vote by letter, email, or electronic ballot which yields an affirmative vote of two-thirds of those voting.

Article 12. Dissolution

Section 1. This corporation may be dissolved only after a Special Meeting of the corporation is called to consider dissolution. The meeting shall be duly announced as prescribed in Article 8.

Section 2. If dissolution is approved by a two-thirds vote of those in attendance at the duly called meeting of the membership, at least ten (10) members or half of all duly registered members being assembled for this purpose, then a written or electronic ballot asking for a vote for or against dissolution of the corporation shall be sent to the entire membership, as prescribed in Article 9.

Section 3. If dissolution is approved by a two-thirds vote of those responding to the written or electronic ballot, then the Board of Directors shall carry out the necessary legal steps to dissolve the corporation and transfer the assets and liabilities of the corporation to another non-profit corporation that has IRC 501(c)(3) status and goals that are similar to those of the Summer Course in Chemical Crystallography Corp.

Article 13. Execution of Instruments, Deposits and Funds

Section 1. EXECUTION OF INSTRUMENTS: The Board of Directors, except as otherwise provided in these Bylaws, may by resolution authorize any officer or agent of the corporation to enter into any contract or execute and deliver any instrument in the name of or on behalf of the corporation, and such authority may be general or confined to specific instances. Unless so authorized, no officer, agent or employee shall have any power or authority to bind the corporation to any contract or engagement or to pledge its credit or to render it liable monetarily for any purpose or in any amount.

Section 2. CHECKS AND NOTES: Except as otherwise specifically determined by resolution of the Board of Directors, or as otherwise required by law, checks, drafts, promissory notes, orders for the payment of money and other evidence of indebtedness of the corporation shall be signed and issued by the Treasurer or a board-authorized representative or delegate.

Section 3. DEPOSITS: All funds of the corporation shall be deposited from time to time to the credit of the corporation in such banks, trust companies, or other depositories as the Board of Directors may select.
Section 4. GIFTS: The Board of Directors may accept on behalf of the corporation any contribution, gift, bequest, sponsorship or device for the nonprofit purposes of this corporation.

Article 14. Corporate Records and Reports

Section 1. MAINTENANCE OF CORPORATE RECORDS: The corporation shall keep at its principal office or in electronic form:

a. minutes of all meetings of the Board of Directors and of the general membership in either written and/or electronic form, indicating the time and place of such meetings, whether regular or special, how called, the notice given, and the names of those present and the proceedings thereof;
b. adequate and correct books and records of accounts, including accounts of its properties and business transactions and accounts of its assets, liabilities, receipts, disbursements, gains and losses;
c. a record of its members, indicating their names and addresses and the termination date of any membership in either written and/or electronic form; and
d. a copy of the corporation’s Articles of Incorporation and Bylaws as amended to date in either written and/or electronic form, which shall be open to inspection by the members of the corporation at all reasonable times during office hours.

Section 2. DIRECTORS’ INSPECTION RIGHTS: Every Director shall have the absolute right at any reasonable time to inspect and copy all books, records and documents of every kind and to inspect the physical properties of the corporation and shall have such other rights to inspect the books, records and properties of this corporation as may be required under the Articles of Incorporation, other provisions of these Bylaws, and provisions of law.

Section 3. MEMBERS’ INSPECTION RIGHTS: Each and every member shall have the following inspection rights, for a purpose reasonably related to such person’s interest as a member:

a. to inspect and copy the records of all members’ names, addresses and voting rights, at reasonable times, upon written or electronic demand on the Secretary of the corporation, which demand shall state the purpose for which the inspection rights are requested;
b. to obtain - upon written or electronic demand to the Secretary and payment of a reasonable fee to the Treasurer - a list of the names, addresses and voting rights of the members of the corporation. The demand shall state the purpose for which the list is requested. The membership list shall be made available within a reasonable time after the demand is received by the Secretary; and
c. to inspect at any reasonable time - upon written or electronic demand to the Secretary - the books, records, or minutes of meetings of the board, of the general membership or of committees of the board. The demand shall state the purpose for which the records are requested. Members shall have such other rights to inspect the books, records and properties of this corporation as may be required under the Articles of Incorporation, other provisions of these Bylaws, and provisions of law.
Section 5. RIGHT TO COPY AND MAKE EXTRACTS: Any inspection under the provisions of this Article may be made either in person or by agent or attorney of a Director or member of the corporation. The right to inspection shall include the right to copy and make extracts.

Section 6. PERIODIC REPORTS: The Board of Directors shall cause any annual or periodic report required under law to be prepared and delivered to an office of the State of Indiana or to the members of this corporation, to be so prepared and delivered within the time limits set by law.

Article 15. IRC 501(c)(3) Tax Exemption Provisions

Section 1. LIMITATIONS ON ACTIVITIES: No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office. Notwithstanding any other provisions of these Bylaws, this corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code.

Section 2. PROHIBITION AGAINST PRIVATE INURREMENT: No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members. Directors or officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes of this corporation.

Section 3. DISTRIBUTION OF ASSETS: Upon the dissolution of this corporation, its assets remaining after payment, or provision for payments, of all debts and liabilities of this corporation shall be distributed for one or more tax-exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code to another non-profit corporation that has IRC 501(c)(3) status and goals that are similar to those of the Summer Course in Chemical Crystallography Corp. or shall be distributed to the federal government, or to a state or local government, for a public purpose. Such distribution shall be made in accordance with all applicable provisions of the laws of the State of Indiana.

Article 16. Construction and Terms

Section 1. If there is any conflict between the provisions of these Bylaws and the Articles of Incorporation of this corporation, the provisions of the Articles of Incorporation shall govern.

Section 2. Should any of the provisions or portions of these Bylaws be held unenforceable or invalid for any reason, the remaining provisions and portions of these Bylaws shall be unaffected by such holding.
Section 3. All references in these Bylaws to the Articles of Incorporation shall be to the Articles of Incorporation of this corporation filed with an office of the State of Indiana and used to establish the legal existence of this corporation.

Section 4. All references in these Bylaws to a section or sections of the Internal Revenue Code shall be to such sections of the Internal Revenue Code of 1986 as amended from time to time, or to corresponding provisions of any future federal tax code.
We, the undersigned, are all of the board of directors the Summer Course in Chemical Crystallography, and we consent to, and hereby do, adopt the foregoing Bylaws, consisting of the 15 preceding pages, as the Bylaws of this corporation.

ADOPTED AND APPROVED by the Board of Directors on this 16th day of November, 2019.

Matthias Zeller, President, pro-tempore – Summer Course in Chemical Crystallography

ATTEST: Allen Oliver, Secretary, pro-tempore – Summer Course in Chemical Crystallography

ATTEST: Danielle Gray, Treasurer, pro-tempore – Summer Course in Chemical Crystallography