RESOLUTION 2 – 24

SUBJECT: AHA Bylaw Governance Change (Bylaws 2/3rds vote)

Amendment 1 (Blue)

- 1 2 3
 - *(STANDARD)* Refer to Chapter 9, RULE 101 & 102 for submission requirements.
- 4 5 6

Committees required to review: (This section to be completed by the Agenda & Resolutions Committee)	Committee Acti Approve	ion: Disapprove
AHA Futurity Commission		0
AHA Governance Task Force		
AHA National Distance Commission		
Amateur Committee	0	
Annual Convention Planning Committee		0
Arabian Breeders Sweepstakes Commission		0
Arabian Breeders Sweepstakes Trustees		0
Arabian Horse Foundation		
Awards Committee	0	
Board of Directors		0
Breeding/In-Hand Committee	0	
Budget & Finance Committee		1
Bylaws Committee		0
Commissioner's Review Panel		
Competition Advisory Committee		0
Credentials Workforce		0
Distance Riding Committee	0	
Dressage & Western Dressage Committee	0	
Education/Evaluation Commission	1	
Equine Welfare Committee	1	
Equitation/Showmanship Committee	0	
Ethical Practice Review Board/Probable Cause Panel		0
Executive Committee		0
Hunter /Jumper Committee	0	
Internal Audit Committee		0
Judges & Stewards Selection Committee		1
Judges & Stewards Steering Committee		
Local Level Committee	1	
Market Development & Promotion Committee	0	
Membership Committee	0	
National Shows Directorate		0
Nominating Committee	0	
Professional Horsemen Committee	0	
Racing Committee		
Registration Commission	0	
Resolution 5-90 Committee	1	
Sport Horse Committee	0	
Sport Horse National Show Commission		0
U.S. National Show Commission		1
USEF Arabian Division Committee		0
Working Western Committee	0	
Youth Committee		0
Youth/Mid-Summer National Show Commission		0

7

CONVENTION ACTION:

8 9 10

____Approved with Modification

___XXX__Disapproved

RESOLUTION 2 – 24

With	drawnReferred to Committee
	HANGE: (<i>Check one</i>) Add new rule Delete existing rule Change existing text ted Article/Rule number (AHA/USEF/EC)
RESOLUTION	Use bold/italic for new wording, strikethrough to indicate deletion
Whereas,	The purpose of the Arabian Horse Association (the Association) is to Aid, promote and foster the preservation and use of purebred Arabian Horses and the Arabian breed; as well as Half-Arabians and Anglo-Arabian horses, and
Whereas,	The membership of the Association has been in a state of decline for various reasons, and
Whereas,	The Board of Directors, in 2003 and again in 2007, employed outside consulting firms which identified the structure of the Association as an impediment to operating in a business-like manner or responding to changing circumstances and challenges; one of which was identified as the size of the board as a cause of that circumstance; and recommended a reduction in the size of the Board, and
Whereas,	In the opinion of the proponent, it is necessary and desirable to modify the corporate structure of the Association in a manner that allows for the implementation of good business practices and provides for participation of the membership at large at an Annual Convention in the selection of management, while at the same time preserving the rights and privileges of the Member Organizations that are components of the Association, and
Whereas,	The Merger Agreement between IAHA and the Arabian Horse Registry of America will be in conflict if this resolution is adopted until it is ratified by the Purebred Arabian Trust, and
Whereas,	The AHA Bylaws Article XVI state: "These Bylaws may be amended by passage of a resolution at the Annual Convention, in accordance with Article VI. Notwithstanding the foregoing, any provision in these Bylaws relating to a power of the Trustees can be amended only by a three-quarters vote of the Trustees and specifically cannot be amended by Arabian Horse Association's Voting Delegates, Executive Committee, Board of Directors or otherwise without the consent of the Trustees.", and
Whereas,	In accordance with Article XVI of the Association current Bylaws, The Purebred Arabian Trust has consented to the reduction of Purebred Arabian Trust representation on the AHA Board of Directors as defined in Article VIII. DIRECTORS, Section 2, Paragraph D. of the AHA Bylaws; Therefore, Be It
Resolved,	That AHA Bylaws Article IV. STRUCTURE, Section 1. Regions, Paragraph C. "Regional Director Duties" be amended by adding a new subparagraph (v) as follows:
	(v) Each Regional Director as defined in Article IV. STRUCTURE, Section 1. Regions, shall be a member of the Regional Council pursuant to Paragraph F. of this section. And, Be It Further
Resolved,	That AHA Bylaws Article IV. STRUCTURE, Section 1. Regions be amended by adding a new Paragraph F. as follows:
	Paragraph F. The Regional Council
	 (i) The eighteen Regional Directors shall serve as The Regional Council. (ii) The Regional Council (at its first meeting to be held after the Annual Convention) shall elect a Presiding Officer and Secretary to serve until a successor is elected. Any vacancy occurring shall be filled at the next meeting of the Regional Council.
	(iii) The Regional Council shall meet after the Annual Convention for the purpose of electing three (3) members of the Council to serve as Directors on the Association's Board of Directors. The Secretary of the Regional Council, shall certify the names of each of the Regional Directors elected to serve, to the President of the Association. and, Be It Further
Resolved,	That AHA Bylaws Article V. Corporate Powers, Section 2. Powers of the Annual Convention, Paragraph B. Other Powers be amended by inserting a new subparagraph (i) and sub-subparagraph (a) and adding a new subparagraph (ii) as follows:

62		Paragraph B. Other Powers.
63 64 65 66 67		The Annual Convention may, by resolution, take any other action not inconsistent with law, with the Articles of Incorporation, the Bylaws, or the Merger Agreement. Notwithstanding the foregoing, the Annual Convention shall have no power to approve or amend Arabian Horse Association's budget or take any action regarding the rules, policies, practices, and procedures applied to the Arabian Horse Registry or the Half-Arabian/Anglo-Arabian Horse Registry or the Registries.
68 69 70		(i) The Board of Directors may amend or replace a resolution previously adopted by the Delegates at an Annual Convention by adopting an Amendatory Resolution that shall take effect on the thirtieth (30 th) day following its adoption unless prior to that date the Secretary of the Association has received either:
71 72 73		(a) a written certification from the Presiding Officer of the Regional Council that at a meeting (held in- person or by electronic means) of the Regional Council with no fewer than a majority of all members of the Regional Council who cast a vote to disapprove the Amendatory Resolution; or
74 75 76		(ii) An objection to the Amendatory Resolution that is signed by no fewer than a majority of all members of the Regional Council is filed with the Secretary of the Association. The use of a digital signing method being an acceptable method. and, Be It Further
77 78	Resolved,	That AHA Bylaws Article V. Corporate Powers, Section 3. Powers of the Board of Directors, Paragraph A. Annual Budget and Authority be amended by inserting as follows:
79		Section 3. Powers of the Board of Directors
80		Paragraph A. Annual Budget and Authority.
81 82 83 84 85 86		(i) The Board of Directors shall have final authority to approve the annual operating budget and shall have all power to take any action not inconsistent with law, with the Articles of Incorporation, the Bylaws, the Merger Agreement, with any duly enacted resolution of the Annual Convention except as provided in subparagraph (ii) below. Notwithstanding the foregoing, the Board of Directors shall have no power to take any action regarding the rules, policies, practices, and procedures applied to the Arabian Horse Registry or the Half-Arabian/Anglo-Arabian Horse Registry.
87 88 89 90		 (ii) Immediately upon adoption by the Board of an Amendatory Resolution as defined in Section 2., Paragraph B above, that amends or replaces a resolution previously adopted by the Delegates at an Annual Convention, the Secretary of the Association shall furnish each member of the Regional Council by US mail, postage prepaid, by email or by personal service,
91		(a) a copy of the Amendatory Resolution adopted by the Board;
92 93		(b) a statement from the Board explaining why the Amendatory Resolution is necessary and in the best interests of the Association;
94 95		(c) a statement whether each member of the Board elected by the Regional Council voted in favor of, or voted against, or abstained from voting on the adoption of the Amendatory Resolution; and
96 97 98		(d) the date upon which the Amendatory Resolution will become effective if adopted by the Regional Council pursuant to Section 2., Paragraph B., (i) (a) or (ii.) above ₋ , and Be It Further
99 100	Resolved,	That AHA Bylaws Article VI. ANNUAL CONVENTION, Section 4. Voting, be amended by inserting new Paragraphs F, G, and by adding a new Paragraph H. as follows:
101		Paragraph F. President, Vice President and Three (3) Directors to be elected by the Membership at large.
102 103 104 105 106		The Secretary shall arrange for an election to be held electronically no sooner than thirty (30) nor later than forty-five (45) days following receipt of the list of nominees. If there are no more than two nominees for the offices of the President, and the Vice President and for the three (3) Directors, they shall be elected by the majority vote of the Membership at Large at an Annual Convention including electronic vote, beginning no later than twenty-one (21) days prior to, and concluding on the second to the last day of, an Annual Convention.
107 108 109 110		Paragraph G. Eligibility to Vote. Only persons who are adult or life members in good standing of the Association on June 30 of the year in which an Annual Convention is held shall be entitled to vote for the election of a President and Vice President and the election of Directors.

111		Paragraph H. Nomination and Election of Three Directors.
112 113 114		Upon receipt from the Nominating Committee of the names of nominees for election to the Board. the Secretary shall distribute to the Membership at Large for each nominee his or her qualifications and biographical information as detailed on the standard biographical information form., and Be It Further
114 115 116	Resolved,	That AHA Bylaws Article VIII. Directors, Section 1. Qualifications be amended by striking out and inserting as follows:
117		Section 1. Enumeration
118 119 120 121		The Board of Directors shall consist of twenty nine (29) persons selected in accordance with this Article. Each Director shall, at all times during his or her continuance in office, be an Adult or Life Member in good standing as determined pursuant to Article III, Section 1. Each elected member of the Board of Directors shall be an Adult or Life Member. Each appointed member of the Board of Directors shall be an Adult or Life Member.
122 123		The Board of Directors of the Arabian Horse Association shall consist of no more than fourteen (14) persons comprised as follows:
124 125 126 127		(i) An Executive Committee numbering seven (7) composed of a President and a Vice President, each elected by the membership at large at an Annual Convention; a Treasurer and a Secretary each appointed by the Board; the immediate past President of the Association; and two directors appointed to the Executive Committee by the Purebred Arabian Trust; and
128 129 130 131		(ii) Seven (7) additional Board members selected as follows: (a) three (3) Directors nominated by the Nominating Committee and elected by the Membership at Large of the Association at an Annual Convention; (b) three (3) Directors elected by the Regional Council and (c) one (1) Director appointed by the Purebred Arabian Trust.
132 133 134		(iii) The President, the Vice President and those Directors elected by the Membership at Large (excepting only the Officers and Directors appointed by the Purebred Arabian Trust who serve at the pleasure of the Trust), shall be elected and serve for a term of three (3) years.
135		(iv) Terms of Office
136 137 138 139 140 141 142 143		Excepting the Director and the two (2) At-Large Vice-Presidents appointed by the Purebred Arabian Trust who serve at the pleasure of the Trust, and excepting the succession of a Vice President to the office of President, the Secretary, the Treasurer elected by the Board of Directors and the Directors elected by the Membership at Large shall be limited to two (2) consecutive three (3) year terms of office; and may not again be elected as an Officer or Director until one (1) year following the expiration of their second term of office. The three (3) Directors elected by the Regional Council shall serve a two (2) year term for a continuous period not in excess of two (2) consecutive terms (four years total). An immediate past President may serve as a Director until their successor is elected.
144 145 146 147		(v) Vacancies. In the event an office becomes vacant by reason of resignation or otherwise, the Board of Directors shall elect a successor to fill the unexpired term of an office appointed by the Board or elected by the Membership at Large at an Annual Convention; The Regional Council shall elect a successor to a director elected by it; and the Purebred Arabian Trust shall select a successor to an office appointed by it.
148 149 150 151		(vi) Removal for Cause. The Board of Directors may remove a Director for cause upon the affirmative vote of two-thirds (2/3) of the Directors. Removal "for cause" may be determined by the Board of Directors when the Director has engaged in inappropriate conduct including, but not limited to, theft, dishonesty, or moral turpitude.
152 153		(vii) Each elected member of the Board of Directors shall be an Adult or Life Member. Each appointed member of the Board of Directors shall be an Adult or Life Member. and, Be It Further
154 155	Resolved,	That AHA Bylaws Article VIII. Directors be amended by striking out and renumbering/re-lettering as follows
156		Section 2. Enumeration
157		The Board of Directors shall consist of the following persons:
158		Paragraph a. Past President
159		The Immediate Past President.

160	Paragraph b. Officers							
161	Each person elected or appointed as an officer pursuant to Article IX hereof, shall serve for the period for							
162	which so selected, and until the selection of his or her successor to such office.							
163	Paragraph c. Regional Directors							
164	A Director from each of the Regions as defined in Article IV, Section 1.							
165	Paragraph d. At-Large Directors							
166	There shall be four (4) At-Large Directors initially selected by the AHRA prior to the Merger with and into							
167	Arabian Horse Association, two (2) of whom will serve for a one (1) year term and two (2) of whom will							
168	serve for a two (2) year term. Thereafter, two (2) of the four (4) At-Large Directors shall be selected by the							
169	Trustees each year at the time of the Annual Convention. Each At-Large Director shall represent the							
170	interest of purebred Arabian Horses and seek to aid, promote and foster the preservation and use of the							
171 172	purebred Arabian Horses and the Arabian breed and to engage in all activities and undertakings incidental							
	to or designed to further promote these objectives.							
173	Section 3. Selection of Regional and At-Large Directors							
174	Paragraph a.							
175	The selection of the Regional Directors will be pursuant to Article IV, Section 1, Paragraph a (ii). (Res. 8-14)							
176	Paragraph b.							
177	Election or appointment of Directors shall be completed no later than thirty (30) days before the opening							
178	day of the Annual Convention held during the calendar year of the election. (Res. 3-05)							
179	Section 4. Regional and At-Large Directors Term and Limitation							
180	Paragraph a.							
181	Each Regional and At-Large Director's term of office shall be approximately two (2) years, beginning at the							
182	close of the Annual Convention following his or her election or appointment, as appropriate, and lasting							
183	until his or her successor is selected and takes office at the close of the Annual Convention following the							
184	successor's selection.							
185	Paragraph b.							
186	No person shall be eligible to hold the office of Regional or At-Large Director for a continuous period in							
187	excess of two (2) consecutive terms (four years). (Res. 8-14) The foregoing limitation shall not preclude a							
188	person appointed to a term of one year or less by the Trustees or any Director elected to serve the							
189 190	remainder of an unexpired term and thereafter being elected and re-elected to serve two (2) consecutive two-year terms.							
190	Section 5. Regional and At-Large Directors Vacancies							
192 193	If the Regional Director position becomes vacant, the Regional Vice-Chair shall become the Regional Director and serve out the remainder of the Regional Director's term. If the Regional Vice-Chair position							
194	becomes vacant the Regional Board of Delegates shall elect a new Vice-Chair. Any At-Large Director							
195	vacancy shall be filled by the Trustees.							
196	Section 6 2 . Meetings							
197	Paragraph A. Annual Meeting.							
198	There shall be an annual meeting of the Board of Directors at the Annual Convention. Except as otherwise							
199	provided by law, written notice of any meeting of the Board of Directors (i) shall be given in writing to							
200	each Director and delivered by first-class, prepaid mail, telecopy, personal delivery, overnight courier, or							
201	electronic mail. Any notice given by mail must be given to the last address, telecopy number or electronic							
202	mail address of the Director shown on Arabian Horse Association's records. Notice shall be deemed given							
203	at the time of delivery through the means of delivery utilized, and (ii) shall state the date, place and hour							
204	of the meeting and the purpose or purposes for which the meeting is called.							

205	Paragraph B. Special Meetings.
206	Special meetings of the Board may be held at any time and place on the call of the President or of a
207	majority of the Board, in either case upon ten (10) days' notice by first-class prepaid mail, or five (5) days'
208	notice delivered personally or by telephone or electronic mail. Such notice shall state the time and place
209	of the meeting and shall be deemed given at the time when personally delivered, deposited in the mail,
210	sent by electronic mail or orally transmitted to recipient via telephone.
211	Paragraph C. Quorum.
212	At any meeting of the Board, the presence of a majority of Directors shall constitute a quorum to transact
213	business.
214	Paragraph D. Regional Vice-Chair and At-Large Director Alternates. Participation in Meetings by
215	Conference Telephone.
216	Elected Regional Vice-Chairs and alternate At-Large Directors appointed by the Trustees may attend any
217	open meeting of Arabian Horse Association's Board of Directors when the Regional Director is present.
218	Regional Vice Chairs and alternate At-Large Directors shall be entitled to attend any Board of Directors
219	meeting and vote and shall count in determining a quorum of the Board of Directors if, and only if, the
220	Regional Director or At-Large Director is absent.
221	Directors may participate in any regular or special meeting of the Board through use of conference
222	telephone or similar communications equipment, so long as all Directors participating in such meeting can
223 224	hear one another. Participation in a meeting in this manner shall constitute presence in person at such meeting.
225	Paragraph F <i>E.</i> Voting by Mail or Electronic Communication. (Res. 1-09)
226	1. The Board of Directors may take action, without a meeting, by mail, e-mail, fax, or similar
227	communication when:
228	A notice stating the action to be taken and the time by which a Director must respond is transmitted
229	by mail, e-mail or fax or similar communication to each member of the Board, and, each member of
230	the Board, by the time stated in the notice:
231	(a) Votes in writing for such action; or
232	(b) (1) Votes in writing against such action, or abstains in writing from voting, or fails to respond, or
233	vote; and
234	(2) Fails to demand that action not be taken without a meeting. The response required herein
235	must be by mail, e-mail or fax, and, shall include the director's signature.
236	2. The notice required by subsection 1 of paragraph f shall state:
237	(a) The action to be taken; and
238	(b) The time by which a Director must respond; and (c) That failure to respond by the time stated in the paties will have the same effect as obstaining in
239 240	(c) That failure to respond by the time stated in the notice will have the same effect as abstaining in writing by the time stated in the notice and failing to demand in writing, by the time stated in the
240	notice, that action not be taken without a meeting; and
241	(d) Any other matters the Arabian Horse Association determines to include.
243	1. The Board of Directors may take action, without a meeting, by mail, e-mail, fax, or similar
243	communication when a notice stating the action to be taken and the time by which a Director must
245	respond is transmitted by mail, e-mail or fax or similar communication to each member of the
246	Board, and, a majority of the members of the Board, by the time stated in the notice, vote in favor
247	of the action proposed to be taken.
248	2. The notice required by subsection 1 of paragraph f shall state:
249	(a) The action to be taken; and
250	(b) The reason the action must be taken without a meeting; and
251	(c) The time by which a Director must respond; and
252	3. The number of affirmative votes for such action meets or exceeds the number that would be
253	necessary to take such action at a meeting at which all Directors were present and voting.
254	34. All signed written instruments necessary for any action taken pursuant to this section shall be filed
255	with the minutes of the meetings of the Board of Directors.

256		Paragraph G F. Emergency Provision (Res. 2-20) (Res. 1-22)				
257 258 259 260 261 262 263		 (i) In the event of a cancellation of an In-Person Annual Convention by the Executive Committee pursuant to Article VI, Section 1. b., and in the absence of a Virtual Convention, the Board of Directors will elect the Officers of the Arabian Horse Association (if the election of Officers is scheduled for the cancelled Convention) utilizing the Nominating Committee's slate of officers that was to have been provided to the Delegates at the canceled In-Person Annual Convention. The election shall be conducted by written ballot, or by mail, or by electronic means, as determined by the Board of Directors. 				
264 265 266 267 268 269		(ii) In the event of a cancellation of an In-Person Annual Convention by the Executive Committee pursuant to Article VI, Section 1. b., and in the absence of a Virtual Convention, the Board of Directors will nominate and elect the Annual Convention elected committee members. The method of election shall be determined by the Board of Directors. The staff of the Arabian Horse Association shall provide a list of the committee positions that were to have been elected at the cancelled In-Person Annual Convention., and Be It Further				
270 271	Resolved,	That AHA Bylaws Article IX. Officers, Section 2. Election, Paragraph A. be amended by striking out and inserting as follows:				
272		Paragraph A. <i>Elections and appointments</i>				
273 274 275 276 277 278 279 280 281		The President shall be elected by ballot for a two (2)-year term. The President will be eligible for a maximum of two (2) consecutive terms excluding any period of time completing the term of a predecessor. The two (2) At-Large Vice Presidents shall be appointed by the Trustees each for a term of one (1) year. All other Officers shall be elected by the Voting Delegates for a term of two (2) years to coincide with the election of the President (Res. 6-14) All Officers shall serve until their successors are elected (or appointed by the Trustees in the case of At-Large Vice Presidents) and take office at the close of the Annual Convention following the successor's election or appointment. All elections shall be conducted by a written or electronic ballot; except, that in the event but one person is nominated for an office, that person will be declared elected by the chair. (Res. 1-20)				
282 283 284 285		(i) The President and Vice President shall be elected by majority vote of the Membership at Large at an Annual Convention for a period of three (3) years until adjournment of the third Annual Convention following his or her election.				
285 286 287 288		(ii) The two (2) At-Large Vice Presidents shall be appointed by and serve at the pleasure of the Trustees.				
289 290 291 292 293		(iii) All other Officers shall be elected for a term of approximately three (3) years, shall take office upon adjournment of the annual Convention at which they (or their predecessor in case of a replacement officer) were appointed, and shall serve until their successors are elected (or appointed by the Trustees in the case of At-Large Vice Presidents).				
293 294 295 296		(iv) All elections shall be conducted by a written or electronic ballot; except, that in the event but one person is nominated for an office, that person will be declared elected by the chair., and be it further				
297 298	Resolved,	That AHA Bylaws Article IX. Officers, Section 2. Election, Paragraph B. be amended by striking out and inserting as follows:				
299		Paragraph B. No Run-Off Elections				
300 301 302 303		In the event there are three or more candidates for any office, and no candidate receives a majority of the votes cast, there shall be a run-off between the two candidates receiving the largest number of votes. In the event there are three or more candidates for any office, and no candidate receives a majority of the votes cast, the candidate receiving the plurality vote shall be elected. And, Be It Further				
304 305	Resolved,	That AHA Bylaws Article XI, Committees and Commissions, Section 2. Nominating Committee, Paragraph B., (i) be amended by striking out and inserting as follows:				
306		Paragraph B.				
307		The members of the Nominating Committee shall be selected as follows: (Res. 1-08)				

308 309 310		(i) Each Director of Arabian Horse Association member of the Regional Council may place in nomination the name of one nominee to be considered by the Delegates for a position on the Nominating Committee., and Be It Further
311 312	Resolved,	That AHA Bylaws Article XI, Committees and Commissions, Section 2. Nominating Committee, Paragraph C., (i) be amended by striking out and inserting as follows:
313		Paragraph C.
314 315 316 317		The Nominating Committee shall primarily serve as a credentialing qualifications committee. At such time, any Adult or Life Member in good standing may nominate him/herself as a candidate for any of Arabian Horse Association Offices other than the two At-Large Vice President positions. It shall be the duty of the Nominating Committee: (Res. 1-08)
 318 319 320 321 322 323 324 325 326 327 328 		 (i) To develop a standard form to detail the relevant biographical information of each nominee and require each nominee to submit the standard biographical information form to the Nominating Committee at least ninety (90) days prior to the elections at the Annual Convention, To require each nominee to complete a Candidate Questionnaire promulgated by the Nominating Committee addressing, among other matters, the candidate's experience, knowledge and expertise in financial matters, organizational skills, communication skills, and history of involvement and activities with the Association, and to submit the same to the Nominating Committee at least ninety (90) days prior to the elections at the Annual Convention; and to require each nominee to be available for interview by the Nominating Committee in person or electronically <u>and determined by majority vote of the committee, based on the submitted questionnaire and the interview, whether the candidate meets the necessary qualifications to participate in the election, and be it further</u>
329 330	Resolved,	That AHA Bylaws Article XI, Committees and Commissions, Section 2. Nominating Committee, Paragraph C. be amended by adding a new subparagraph (v) as follows:
331 332 333 334		(v) The Nominating Committee shall cause the Arabian Horse Association to distribute at least thirty (30) days prior to election for each Officer and Director to be elected by the Membership at Large at an Annual Convention his or her biographical information as detailed on a standard biographical information form to be promulgated by the Committee. and, Be It Further
335	Resolved,	That the following provisos will be used but the words will not be in the Bylaws:
336 337 338 339 340		1. To facilitate continuity necessary and beneficial to the Board's functions, only a portion of the elected Board members should stand for election or appointment at any Annual Convention. There is, therefore, hereby created Class A Directorships, Class B Directorships and Class C Directorships for the Directors elected by majority vote of the Membership at Large at an Annual Convention and separate Class A, B and C Directorships for the Directors elected by the Regional Council.
341 342 343 344		2. Class A Directors to be elected by majority vote of the membership at Large at an Annual Convention shall be elected for an initial term of three (3) years; the Class B Directors, for an initial term of two (2) years; and Class C Directors, for an initial term of one (1) year. At Annual Conventions thereafter all Classes of Directors shall be elected to three (3) year terms.
345 346 347 348 349 350 351 352		3. Excluding the President, Vice President and the three Directors appointed by the Purebred Arabian Trust, the initial Class A Directors to be elected by majority vote of the membership at Large at an Annual Convention shall be the first name on an alphabetized list of the last names of the Directors elected by the Membership at Large at an Annual Convention; the initial Class B Director shall be the next name; and the Class C Director shall be the last name on that alphabetized list. Thereafter all Directors to be elected by majority vote of the membership at Large at an Annual Convention shall be the last name on the class C Director shall be the last name on the alphabetized list. Thereafter all Directors to be elected by majority vote of the membership at Large at an Annual Convention shall have a three-year term. A successor director shall have the same classification as the director whom he or she succeeds regardless of alphabetizing.
353 354 355 356 357		4. The Regional Council shall designate which Directorship Class is applicable to the Directors it elects. The Class A, B and C Directorships shall have initial terms of three (3), two (2) and one (1) year respectively. Thereafter all Directors elected by the Regional Council shall have three-year terms. A successor director shall have the same classification as the director whom he or she succeeds regardless of alphabetizing.

RESOLUTION 2 – 24

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358 359 260		5.	in which an Annu	al Convention is h	neld shall be en	titled to vote	for the election	on on June 30 of the year of a President and Vice
360 361			of the three Direct		-		-	less vote for the election tion.
362 363		6.						solution shall serve until d for by this Resolution.
364 365 366 367		7.	later than Janua	ry 7th of the yea	r immediately	following th	e effective da	vant information no te of this Resolution, than January 15th of
368 369 370		8.		from the current l	Bylaws and the	Bylaws Comn		rates all of the additions ify the same to be a true
371 372 373	Resolved,		e following proviso ust provide writte		-			the Purebred Arabian ides.
374 375	Effective:	Decemb	oer 31 , 2025 if writ	ten consent is re	eceived			
375 376 377	(If a Standard r	esolution,	the effective date	will be Decembe	er 31 of the yea	ar after the Co	onvention)	
 378 379 380 381 382 383 384 385 386 387 388 389 390 	proponent mus Fundamental R well-being of th PROPONENTS F Election cost of costs with smal	t list reaso esolution t e organiza INANCIAL \$19,000 p ler Board o	IMPACT (REQUIRE	Chapter 9, RUL overnance of AH tions within AHA D): Refer to Cha ted by American	A impacting a , including fina apter 9, RULE :	been met) Il areas of the ancially. 102.6. & 102.	organization. 7 for financial	s "Extraordinary", the Impacts the future requirements m reduced meeting
391 392	Contact Person	:						
393	SUBMITTED BY	Region 1	.2		Regio	n Number: 1	2	
394	Member Org	anization	Committee			🗷 Region	(check one	로)
395	Who voted:		Members		egates	(check votin	g body)	
396	Total Number E	ligible to V	/ote: 33	Number of Yes	votes: 23	Numbe	r of No votes:	0
397 398								
399 400	Where docume on file)	ntation of	this vote is record	ed: With Laurie	e Salmi, Regior	12 Director	(Must have p	printed documentation
401	Date vote take	n: June 25	, 2024					
402	Contact Person	: Peter C	onway	(Has a	uthority to am	nend, combin	e or withdraw)
403	Phone: (352-2	234-7988		Email:	peter@conv	wayarabians.o	om	