RESTATED BYLAWS

The mission of the Wichita Foundation (“the Foundation”) is to invest in people and ideas to spark change for building community in Wichita and South Central Kansas.

The Foundation envisions a place where all Wichitans thrive and belong. As community conveners, the Foundation leads with courage, grows equitable relationships, ignites philanthropy and believes in Wichita.

The Foundation shall administer charitable property donated to the Foundation and to distribute said property to qualified charitable organizations. The Foundation shall not carry on any activities not permitted to be carried on by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (herein “IRC”); or by a corporation, contributions to which are deductible under IRC Section 170(c)(2). It is intended that the Foundation shall have, and continue to have, the status of an organization which is exempt from Federal income taxation under IRC Section 501(c)(3) and which is other than a private foundation as defined in IRS Section 509. All terms and provisions of these bylaws and all operation of the Foundation, shall be construed, applied, and carried out in accordance with such intent.

I. DIRECTORS

1.1 Number. The Foundation shall have a self-perpetuating Board of Directors (hereinafter referred to as the “Board”) which shall consist of not less than twelve and not more than twenty-five individuals.

1.2 Reimbursement. Directors shall serve without compensation except for the reimbursement of reasonable expenses incurred on behalf of the Foundation.

1.3 Term of Office. The term of office of each director shall be three years beginning July 1 of the calendar year in which elected. The terms of office of approximately one-third of the directors shall expire each year. After having served two consecutive full three year terms, a director shall not be eligible for re-election until a period of at least one year shall have elapsed from the expiration of the second such term; except that a director who is the Chair, Chair-Elect or Immediate Past Chair shall be eligible for election for an additional term, the length of which will coincide with the director’s term as officer, regardless of the number of terms served.

1.4 Qualification. Each director shall be an individual who has projected an interest in the furtherance of the mission and purposes of the Foundation.

1.5 Removal. At a meeting of the directors called and noticed primarily for that purpose, directors may be removed, with or without cause, by a vote of a majority of all of the directors of the Foundation.
1.6 **Powers and Duties.**

(a) The Board shall have general charge of the affairs, property, and assets of the Foundation. It shall be the duty of the Board to carry out the purposes of the Foundation, and, to this end, to manage and control all of its property of assets.

(b) The Board shall exercise, in the best interest of the Foundation, the powers described in Treasury Regulation Section 1.170A-9(f)(11)(v). Any reference in these Bylaws to a section of the Internal Revenue Code (which is sometimes herein abbreviated as “IRC”) or to regulations promulgated thereunder (sometimes herein abbreviated as “Regs.”) shall be deemed to include all amendments thereto and all corresponding provisions of any applicable future Internal Revenue Code or regulations.

(c) The Board shall take such steps as it deems appropriate to assure that each trustee, custodian, or agent administers funds of the Foundation in accordance with the provisions of Regs. 1. 170A-9(f)(11)(v)(F).

(d) The Board may authorize the employment of such persons, including officers, attorneys, agents and assistants, as it deems appropriate for the administration of the Foundation. Such persons shall serve at the pleasure of the Board or its delegate.

(e) The Board may pay reasonable compensation for services and reasonable reimbursement of expenses of all officers, attorneys, agents, consultants and assistants of the Foundation, whether or not such officers, attorneys, agents, consultants or assistants are also directors of the Foundation.

(f) The Board may exercise all such powers of the Foundation and do all such acts and things as are not prohibited by law, the Articles of Incorporation or these Bylaws.

1.7 **Conflict of Interest of Directors and Officers.** The Board of Directors shall adopt a conflict of interest policy and procedures which shall be strictly observed by all persons to whom it is directed (“conflict persons”).

1.8 **Notice.** Notice of all Board meetings, except as otherwise provided herein, shall be given at least five days before the meeting, but such notice may be waived, in writing, by any director. Attendance of a director at any meeting shall constitute a waiver of notice of such meeting.

1.9 **Meetings.**

(a) A meeting of the Board for the election of directors and officers and the transaction of such other business as may properly come before the meeting will occur annually at a time determined by the Board.
(b) The Board shall hold additional or special meetings at such time and place as may be called by the Chair or Chair-Elect upon his or her own initiative or upon the request of any three members of the Executive Committee.

(c) A director may participate in a meeting of the Board by means of telephone or other communications equipment by means of which all directors participating in the meeting can hear each other.

(d) Any action that is required to or may be taken at a meeting of directors may be taken without a meeting if consents in writing or by electronic transmission, setting forth the action so taken, are signed or so transmitted by directors having not less than the number of votes that would be necessary to authorize or take such action at a meeting at which all directors were present. Such consents shall meet all requirements of Kansas law, KSA 17-6518(b).

1.10 Quorum. A majority of the directors then in office shall constitute a quorum, except as otherwise provided by law, by the Articles of Incorporation, or by these Bylaws. The act of a majority of the directors present at any meeting at which there is a quorum shall be the act of the Board except as may otherwise be specifically provided by statute or by the Articles of Incorporation or by these Bylaws. If a quorum is not present at any duly called meeting, the directors who are present shall have power to adjourn the meeting from time to time, without notice other than the announcement at the meeting, until the requisite number of directors is present.

1.11 Voting. At each meeting of the directors every director having the right to vote shall be entitled to vote in person. A director participating by telephone or other communications equipment is deemed to be voting in person. No director shall be entitled to vote by proxy. Each director shall have one vote. Upon request of any director, the vote for directors and the vote upon any question before the meeting shall be by ballot.

1.12 Publications. The Board shall make, at least annually, distribution of a report of its financial condition, activities, and distributions to representative persons and organizations as the Board deems appropriate.

1.13 Publicity. The Board shall take such other actions as it deems appropriate to make the Foundation and its purposes and activities known to the people of the Wichita area and to encourage contributions to the Foundation from a wide segment of the population of the Wichita area.

II. COMMITTEES

2.1 All Committees.

(a) Except as otherwise provided below, each Committee shall consist of three or more directors elected by the Board, including the chair, and such other persons as the Board may appoint. Vacancies in such Committees shall be filled by the Board. Non-Board members may serve on committees but cannot be a majority of members. The Board Chair appoints committee chairs.
(b) Each Committee shall have such powers and perform such duties or functions, not inconsistent with law, as may be set forth below or delegated to it by the Board. The Board shall adopt a set of Policies and Procedures for Committees, which shall govern the actions of all Committees, including the requirements that each Committee keep written minutes of each meeting and report to the Board.

(c) A Committee member may participate in a meeting of the Committee by means of telephone or other communications equipment by means of which all members participating in the meeting can hear each other.

(d) The Board may appoint, from time to time, various standing or temporary committees. Committees may be vested with such powers as the Board may determine by resolution passed by a majority of the full Board of Directors, provided however, that no committee shall have the authority of the Board with reference to:

1. Amending, altering, or repealing these Bylaws;
2. Electing, appointing, filling a vacancy or removing any Director or officer of the Foundation;
3. Amending the Articles of Incorporation;
4. Adopting a plan of merger or consolidation with another Foundation;
5. Authorizing the sale, lease, exchange or mortgage, of all or a substantial amount of the property and assets of the Foundation;
6. Authorizing the voluntary dissolution of the Foundation or revoking the tax-exempt status of the Foundation; or
7. Amending, altering, or repealing any resolution of the Board which by its term provides that it shall not be amended, altered, or repealed by such committee.

All committees so appointed shall prepare and submit to the President a written report of the actions considered and undertaken at their committee meetings, and the President shall cause those reports to be recorded in books or kept in files kept for that purpose in the office of the Foundation. The designation of any such committee and the delegation of authority thereto shall not relieve the Board of any responsibility imposed by law.

2.2 Standing Committees

(a) Executive Committee.

1. The Executive Committee shall consist of no fewer than five directors, including the directors who are officers, the immediate past Chair and others appointed by the Board.
2. Except for the power to fill vacancies in the Board and as may otherwise be provided herein or by the Board, the Executive Committee shall, during the intervals between the meetings of the Board, possess and may exercise all of the powers of the Board in the management of the affairs of the Foundation, including the responsibility and power to determine the distribution of property of the Foundation (subject to the provisions of the Articles of Incorporation and these Bylaws), authority over the investment policies with respect to the property of the Foundation, whether held directly or through trustees, custodians or agents, and such other duties and authority as may be delegated to it by the Board.

3. A majority of the members of the Executive Committee shall constitute a quorum. The Executive Committee shall keep full records and accounts of its proceedings and transactions. All action by the Executive Committee shall be reported to the Board at its meeting next succeeding such action and shall be subject to control, revision, and alteration by the Board, provided that no rights of third persons shall thereby be prejudiced, limited or adversely affected in any manner whatsoever. Vacancies in the Executive Committee shall be filled for the unexpired term by the Board, and the Board may appoint one or more directors as alternate members of the Executive Committee who may take the place of any absent member or members at any meeting. Any action that is required to or may be taken at a meeting of the Executive Committee may be taken without a meeting if consents in writing, setting forth the action so taken, are signed by a majority of the members of the Executive Committee.

(b) Governance Committee

1. The Board shall appoint the members of the Governance Committee at the first regularly scheduled meeting of the Board after each July 1, and said members shall serve until the next annual meeting; provided, however, that the Board may by resolution delegate its authority to appoint said members to the Chair of the Foundation. Except as otherwise provided in the Articles of Incorporation, in these Bylaws or by law, the vote of a majority of the members of the Governance Committee on any matter shall be the act of said Committee.

2. The Board, with the guidance and recommendations of the Governance Committee, shall develop and recommend policies, procedures and criteria to be considered by the Board, and if adopted by the Board, to be observed and followed by the Foundation. Such policies, procedures and criteria shall be designed to make the Board generally representative of the public interests, demographics and needs of the Wichita area, and to make the Foundation responsive to the needs of the community it serves.

3. Prior to each annual meeting of directors, the Governance Committee may nominate the number of persons for the office of director necessary to fill the vacancies of the directors whose terms are expiring at such annual meeting and to fill any added positions.

4. Upon the occurrence of any other vacancy on the Board, whether due to death, resignation or removal of a director or increase in the number of directors, the Governance Committee may hold a meeting and nominate one person for each vacant position. In the event the Governance Committee fails to make a nomination within a reasonable time, the Board shall fill such vacancy on its own volition.
(c) **Investment Committee.** The Investment Committee shall meet at least quarterly; it shall recommend policies and procedures to the Board for its approval and supervise the management and implementation of such policies and procedures, concerning the investment of all funds of the Foundation and of all funds over which the Foundation has fiduciary responsibility, following the Foundation’s Investment Policy.

(d) **Finance Committee.**

1. The Finance Committee shall oversee the Foundation’s accounting and financial processes, review the Foundation’s financial statements and oversee compliance with the Foundation’s regulatory requirements.

2. At least annually, the Board shall engage an independent auditor, considering the recommendation of the Finance Committee. The independent auditor shall prepare or review the Foundation’s financial statements and such additional reports or information as the Board or the Finance Committee may request. The independent auditor shall report its findings to the Finance Committee and, to the extent requested, to the Board; and shall report to the Board regarding action or inaction of the Finance Committee.

3. The Finance Committee shall review and determine the acceptability of each proposal for a gift or contribution to the Foundation for a restricted fund (as defined in the GIFT ACCEPTANCE POLICY), including the restriction(s) under which such gift is to be given and other terms of such gift. The committee shall determine the acceptability of particular property to be given, whether for a restricted fund or otherwise. The Committee shall advise the Board of its findings and make recommendations to the Board concerning acceptance.

III. **OFFICERS**

3.1 **Who Shall ConSTITUTE.** The officers of this Foundation shall be the Chair, the Chair-Elect, the Immediate Past Chair, the Secretary, the Treasurer, all of whom shall be directors. The Board of Directors will also elect the President/Chief Executive Officer, who shall not be a director. The Board may also elect additional officers as it deems desirable, who may or may not be directors. Said officers shall be elected by the Board and shall hold office until the annual meeting of the Board next following the election of such officers, and until their successors are elected and qualified. Any officer who is a director may be removed, with or without cause, by a vote of a majority of all of the directors at a meeting duly called pursuant to notice stating that such removal is to be considered at such meeting. Any other officer may be removed by a vote of a majority of the directors present at any meeting of the Board. Any one or more offices may be held by the same person, except the offices of Chair and Secretary, and the offices of Chair and Chair Elect.

3.2 **Chair.** The Chair shall also be the Chair of the Executive Committee. The Chair shall preside at all meetings of the Board and shall carry into effect all orders and resolutions of the Board. With the approval of the Board or Executive Committee, the Chair may execute bonds, mortgages and other contracts requiring a seal, under the seal of the Foundation. The Chair shall have such general executive powers and duties of supervision and direction as are usually vested in
the office of Chair of a charitable foundation. At the end of the term of the Chair, unless re-elected as Chair, he or she shall become the Immediate Past Chair for the term of the following Chair.

3.3 Chair-Elect. The Chair-Elect shall, in the absence, disability, refusal or inability to act of the Chair, perform the duties and exercise the powers of the Chair, and shall perform such other duties as the Board may from time to time prescribe.

3.4 President/Chief Executive Officer. The President/Chief Executive Officer shall manage the business of the Foundation subject to the control of the Board and the Chair.

3.5 Secretary. The Secretary shall attend all meetings of the Board and act as clerk thereof, and be responsible for recording all votes and the minutes of all proceedings in a book to be kept for that purpose. The Secretary shall give or cause to be given notice of all meetings of the Board and shall perform such other duties as may be prescribed by the Board of Directors.

3.6 Treasurer. The Treasurer shall oversee the keeping of full and accurate account of receipts and disbursements in books belonging to the Foundation, and the deposit all monies and other valuable effects in the name and to the credit of the Foundation, in such depositories as may be designated by the Board. The Treasurer shall oversee the disbursement of the funds of the Foundation as may be ordered by the Board, the taking of proper vouchers for such disbursements, and shall render to the Chair and Board at the regular meetings of the Board, or whenever they may require it, an account of all transactions as Treasurer and of the financial condition of the Foundation. All the duties and powers of the Treasurer are subject to the control of the Board, which may make such orders and regulations concerning the Foundation’s finances as the Board deems appropriate.

3.7 Vacancies. If an office becomes vacant by reason of death, resignation, retirement, disqualification, removal from office, or otherwise, the Board may elect a successor or successors who shall hold office for the unexpired term in respect of which said vacancy occurred.

IV. GIFTS TO THE FOUNDATION

4.1 General. Donors may make gifts to the Foundation by naming or otherwise identifying the Foundation. Gifts shall vest in the Foundation upon receipt and acceptance by a Foundation officer; provided, however, that the Foundation may not accept a gift of a partial interest in property (in trust or otherwise) other than as trustee of a charitable remainder trust described in IRC section 664 or a charitable lead trust described in IRC section 170(f)(2)(B), or an interest described in IRC section 170(f)(3)(B). The Board shall develop and approve a gift acceptance policy.

4.2 Acceptance of Terms. Each donor by making a gift to the Foundation shall be deemed to have accepted and agreed to all the terms of the Articles of Incorporation and these Bylaws, and shall be further deemed to have agreed that the fund so created shall be subject to the provisions for presumption of donors’ intent, for modification of restrictions or conditions, and for amendments and termination, and to all other terms of the Articles of Incorporation, these Bylaws and any trust, custodian, or agency agreement, each as from time to time amended.
4.3 Presumptions. Each fund of the Foundation shall be presumed to be intended (i) to be used only for charitable, nonsectarian purposes, (ii) to be productive of a reasonable return, and (iii) to be used only for such purposes and in such manner as not to disqualify the gift from deduction as a charitable contribution, gift, or bequest in computing any federal income, gift, or estate tax of the donor or his estate and not to disqualify the Foundation as a qualified charitable organization, and shall not be otherwise applied. If a direction by the donor, however expressed, would, if followed, result in use contrary to the intent so presumed, or if the board is advised by counsel that there is substantial risk of such result, the direction shall not be followed, but shall be modified by the Board so far as necessary to avoid such result; provided that if the donor has clearly stated that compliance with the direction is a condition of the gift, then the gift shall not be accepted unless an appropriate judicial or administrative body first determines that the conditions and direction need not be followed. Reasonable charges and expenses of counsel for such advice and proceeding shall be proper expenses.

4.4 Charitable Purposes and Organization. For purposes of these Bylaws, “charitable purposes” means those religious, charitable, scientific, literary, educational, and other purposes permitted to be carried on by organizations described in IRC section 501(c)(3); and “qualified charitable organization” means an organization which is described in IRC section 501(c)(3) and which is not a private foundation by reason of IRC section 509(a).

4.5 Variance Power. Notwithstanding any provision in these Bylaws or in any instrument of transfer creating or adding to a fund of this Foundation, and in accordance with the Articles of Incorporation, the Board of Directors shall have the power, in its sole discretion, to modify or remove any restriction or condition on the distribution of funds for any specified charitable purpose or to specified organization if, in the sole judgment of the Board, such restriction or condition has become, in effect, obsolete, inappropriate, impracticable, unnecessary, incapable of fulfillment or inconsistent with the charitable needs of the Wichita area.

V. DISTRIBUTIONS AND DISBURSEMENTS

Expenses for Research, Analysis and Administration. The Board, committees and staff shall gather and analyze facts and conduct investigation and research from time to time as necessary in order to determine the most effective means for meeting the needs of the Wichita area, through application of funds for charitable purposes, and may direct disbursements for such fact gathering and analysis, investigation, and research from funds given for such purposes or from funds given without designation as to purpose. Disbursements for other proper administrative expenses incurred by the Board, including salaries for such professional and other assistance as it from time to time deems necessary, shall be directed to be paid so far as possible, first from any funds designated by the donor for such purpose, and any balance out of income of funds which are not restricted against such use.

VI. INDEMNIFICATION AND INSURANCE

6.1 Power to Indemnify in Actions, Suits or Proceedings, Generally. The Foundation shall indemnify any person who was or is a party, or is threatened to be made a party, to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal,
administrative or investigative, other than an action by or in the right of the Foundation, by reason of the fact that such person is or was a director, officer, employee or agent of the Foundation, or is or was serving at the request of the Foundation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses, judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding, including attorney fees, if such person acted in good faith and in a manner such person reasonably believed to be in or not opposed to the best interests of the Foundation; and, with respect to any criminal action or proceeding, had no reasonable cause to believe such person’s conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which such person reasonably believed to be in or not opposed to the best interests of the Foundation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that such person’s conduct was unlawful.

6.2 Power to Indemnify in Actions, Suits or Proceedings by or in the Right of the Foundation. The Foundation shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Foundation to procure a judgment in its favor by reason of the fact that such person is or was a director, officer, employee or agent of the Foundation, or is or was serving at the request of the Foundation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys’ fees) actually and reasonably incurred by such person in connection with the defense or settlement of such action or suit if such person acted in good faith and in a manner such person reasonably believed to be in or not opposed to the best interests of the Foundation; except that no indemnification shall be made in respect of any claim, issue or matter which shall have been adjudged to have been due to the willful misconduct of such person in the performance of his duty to the Foundation.

6.3 Indemnification for Expenses. To the extent that a director, officer or employee of the Foundation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in sections 6.1 and 6.2, or in defense of any claim, issue or matter therein, such director or officer shall be indemnified against expenses actually and reasonably incurred by such person in connection therewith, including attorney fees.

6.4 Authorization. Any indemnification under sections 6.1, 6.2 or 6.3, unless ordered by a court, shall be made by the Foundation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because such director or officer has met the applicable standard of conduct set forth in sections 6.1 and 6.2. Such determination shall be made (a) by the board of directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (b) by independent legal counsel in a written opinion, if such a quorum is not obtainable or, even if obtainable, a quorum of disinterested directors so direct.

6.5 Advancement of Expenses. Expenses incurred by a director or officer in defending a civil or criminal action, suit or proceeding may be paid by the Foundation in advance of the final disposition of such action, suit or proceeding upon receipt of a written agreement by or on
behalf of the director or officer to repay such amount if it is ultimately determined that the director
or officer is not entitled to be indemnified by the Foundation as authorized in this Article. Such
expenses incurred by other employees and agents may be so paid upon such terms and conditions,
if any, as the board of directors deems appropriate.

6.6 **Good Faith Defined.** For purposes of any determination under this Article VI, a
person shall be deemed to have acted in good faith and in a manner the person reasonably believed
to be in or not opposed to the best interests of the Foundation, or, with respect to any criminal
action or proceeding, to have had no reasonable cause to believe the person’s conduct was unlawful,
if the person’s action is based on the records or books of account of the Foundation or another
enterprise, or on information supplied to the person by the officers of the Foundation or another
enterprise in the course of their duties, or on the advice of legal counsel for the Foundation or
another enterprise, or on information or records given or reports made to the Foundation or another
enterprise by an independent certified public accountant or by an appraiser or other expert selected
with reasonable care by the Foundation or another enterprise, and if the person’s reliance upon such
information or advice was reasonable under the circumstances. The term “another enterprise” as
used in this section shall mean any other corporation or any partnership, joint venture, trust or other
enterprise of which such person is or was serving at the request of the Foundation as director,
officer, employee or agent. The provisions of this section shall not be deemed to be exclusive or to
limit in any way the circumstances in which a person may be deemed to have met the applicable
standard of conduct set forth in Section 6.1 and 6.2, as the case may be.

6.7 **Liability Insurance.** The Foundation shall have power to purchase and maintain
insurance on behalf of any person who is or was a director, officer, employee or agent of the
Foundation, or is or was serving at the request of the Foundation as a director, officer, employee, or
agent of another corporation, partnership, joint venture, trust or other enterprise against any liability
asserted against such person and incurred by such person in any such capacity, or arising out of
such person’s status as such, whether or not the Foundation would have the power to indemnify
such person against such liability under the provisions of this Article.

6.8 **Applicability to Constituents.** For purposes of this Article, references to ‘the
Foundation’ shall include any constituent corporation (including any constituent of a constituent)
absorbed in a consolidation or merger which, if its separate existence had continued would have had
power and authority to indemnify its directors or officers, so that any person who is or was a director
or officer of such constituent corporation, or is or was serving at the request of such constituent
corporation as a director or officer of another corporation, partnership, joint venture, trust or other
enterprise, shall stand in the same position under this Article with respect to the resulting or
surviving corporation as such person would have with respect to such constituent corporation if its
separate existence had continued.

6.9 **Applicability to Former Directors and Officers.** The indemnification and
advancement of expenses provided by, or granted pursuant to, this Article shall, unless otherwise
provided when authorized or ratified, continue as to a person who has ceased to be a director or
officer and shall inure to the benefit of the heirs, executors and administrators of such a person.
6.10 **Repeal or Modification.** Any repeal or modification of this Article VI shall not affect any action taken pursuant to the terms of this Article prior to the time of such repeal or modification.

VII. **GENERAL.**

7.1 **Notices.** Whenever under the provisions of these Bylaws notice is required to be given to any director or officer, it shall not be construed to mean personal notice, but such notice may be given (a) in writing by depositing the same in the United States mail, postage prepaid, addressed to such director or officer at such address as appears on the books of the Foundation, or (b) by electronic transmission to an address provided by such director for this purpose. Any director or officer may waive any notice required to be given by statute or under these Bylaws.

7.2 **Books and Records.** The Foundation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of meetings of the Board and Committees.

7.3 **Fiscal Year.** The fiscal year of the Foundation shall be the twelve month period ending on the last day of June, or such other period as may by designated by the Board.

7.4 **Amendments.** These Bylaws may be amended or repealed by a majority vote of the entire Board at any regular meeting or at a special meeting notice of which contained a description of the proposed amendment.

7.5 **Preservation of Charitable Status.** Any part or provision of these Bylaws, or any application thereof, which at any time would cause or be a material factor in causing the Foundation to be deemed a “private foundation” as described in IRC section 509 or to be deemed not a qualified charitable organization, shall be null and void, and the Bylaw provision so affected shall be deemed to have been modified or supplemented so as not to adversely affect the status of (i) the Foundation as a qualified charitable organization, or (ii) any fund or trust held or administered by the Foundation as a “component part” as described in Regs. section 1.170A-9(f)(11)(ii).

7.6 **Definition of “Wichita Area.”** The term “Wichita area,” as used in these Bylaws, shall mean and include all of South Central Kansas.