BYLAWS OF PLAYA

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NOTE: The Oregon Nonprofit Corporation Act (ORS Chapter 65) both establishes and limits the powers and procedures available to nonprofit corporations. Where any questions arise about the meaning of these bylaws, or where these bylaws are silent on an issue, the Oregon Nonprofit Corporation Act should be consulted. If you would like assistance in updating, amending, or interpreting these bylaws, contact David Atkin, Attorney, at Nonprofit Support Services.

BYLAWS OF PLAYA

ARTICLE I. PURPOSE

Section 1. Purpose The purposes of Playa are exclusively those allowed for organizations defined under §501(c)(3) of the Internal Revenue Code. Within these limits, the purposes of Playa are articulated in its mission statement: On the edge of the Great Basin, PLAYA offers creative individuals the space, solitude and the community to reflect and to engage their work through its residency program. PLAYA supports innovative thinking through work in the arts, literature, natural sciences and other fields of creative inquiry and encourages dialogue between disciplines to bring positive change to the environment and the world.

ARTICLE II. BOARD OF DIRECTORS

Section 1. Duties of the Board. The Board of Directors must establish the corporation’s policies and review and change them as necessary, oversee its programs, appoint or employ and supervise its staff director, authorize its expenditures, oversee its financial affairs, and ensure the proper management and use of its assets and property. The Board must also ensure that the corporation properly employs the necessary corporate formalities to make its decisions, that it prepares and submits all required state and federal reports, and that it
operates in compliance with relevant state and federal laws. Board members must
diligently prepare for, attend, and participate in the meetings of the Board of Directors and
any Board committees as needed, in order to carry out these tasks. The Board must meet at
least four times per year, and shall strive to do this by meeting at least once each quarter of
the year. The role of the Board does not include direct management or conduct of the daily
operations of the organization, or the supervision of staff members other than the staff's
executive director. The Executive Director shall be an ex officio, nonvoting member of the
Board.

Section 2. Qualifications of Directors. Nominees for positions on the Board of Directors must
have exhibited an interest in and commitment to the purposes of Playa, and must have
expertise in areas relevant to the needs of the organization.

Section 3. Number of Directors. The Board of Directors will consist of no fewer than five and no
more than fifteen members, as determined by the Board of Directors. The Board may in this
way increase the size of the Board and then may elect new directors to fill the newly
created director positions.

Section 4. Terms of Directors. Directors will serve three-year terms. However, unless they
formally resign or are removed from office, directors will remain in office until their
successors are properly elected, designated, or appointed. There is no limit to the number
of terms, successive or otherwise, a director may serve.

Section 5. Selection of Directors.
A) Directors shall be elected by the Board of Directors at an annual election meeting of the
Board held for that purpose. The exact time and location of the election meeting will be set
by resolution of the Board. The vote must be by a secret ballot if any person so requests.
B) The Board may prepare and adopt by resolution, a formal written policy regarding the
details of the Board election process, including requirements for the announcement of
elections and the solicitations of nominations, the role of a nominating committee, and the
schedule and procedures that must be used to hold elections.

Section 6. Filling Vacancies. The Board of Directors may elect new directors to fill any
vacancies on the Board, including vacancies created by the passage of a resolution
increasing the total number of Board member positions. A director elected to fill a vacancy
will serve only until the next regular election of directors, at which time she or he must be
elected by the Board in order to remain a director.

Section 7. Removal of Directors. A director may be removed for the causes stated in these
bylaws by a simple majority of the directors in office not counting the director to be
removed. A director may be removed without cause by a two-thirds vote of the directors in
office, excluding the director to be removed. The person being considered for removal has no vote in the process of removal. Notice of the meeting must be given that states that the removal of a director is to be considered at that meeting. A director may be removed for the following causes: three consecutive repeated failures to participate in Board meetings, failing to fulfill the duties required of directors, or intentional acts or omissions, that a prudent person could reasonably have foreseen would seriously damage the reputation or interests of the corporation.

Section 8. Resignation of Directors. A director may resign at any time. The resignation of a director must be in writing and be delivered to the Board of Directors, its presiding officer, the chair, or the secretary. Once delivered, a notice of resignation is irrevocable.

Section 9. Election of Officers. As soon as possible following each annual election of directors, the Board of Directors must elect officers of the corporation.

Section 10. Conduct of Directors. Directors must discharge their duty of loyalty and their duty of diligence in good faith with the care an ordinarily prudent person in alike position would exercise under similar circumstances and in a manner the director reasonably believes to be in the best interest of the corporation.

Section 11. Quorum. At all meetings of the Board of Directors, the presence or participation by phone of a quorum, which is at least a majority of the number of Directors in office immediately before the meeting begins, is necessary to allow the transaction of corporate business or the making of corporate decisions.

Section 12. Decision-Making and Voting. The directors must diligently and conscientiously attempt to make decisions by consensus. They must employ all standard consensus practices and techniques including the expression and careful consideration of minority views. When a consensus apparently cannot be achieved, any director may request and require that a vote be taken instead. The affirmative vote of at least a majority of the Directors present at any properly called meeting at which a quorum is present, is necessary and sufficient to make a decision of the Board of Directors of Playa unless a greater proportion is required by law or by these bylaws. An abstention counts as a "no" vote.

All decisions require a clearly stated motion, a second, and a vote that must be recorded in the written minutes. Each member of the Board of Directors will have one vote. At the request of any director, the names will be recorded in the minutes of each director who voted for, voted against, or abstained on a particular motion.

Section 13. No Proxy Voting. No voting by proxy is allowed at any meeting of the Board of Directors or as part of reaching any decision of the Board.
Section 14. Meetings. The Board must meet at least four times per year, and shall strive to do this by meeting at least once each quarter of the year. Meetings of the Board of Directors may be called by the chair, the chair of the Board, or 50% of the directors in office.

Section 15. Telephonic Meetings. Meetings may be held by telephone or other method, as long as all participating directors may simultaneously hear and speak with each other. A director participating in such a meeting is deemed present for purposes of a quorum.

Section 16. Decisions By Mail or Email. The Board may use mail, fax or email to make any decision or take any action that is within its power, without a real-time meeting, through the use of a "Unanimous Consent Resolution." A clearly stated motion must be sent or presented to all of the directors on the Board, along with clear instructions that this process requires a vote of "yes, no, or abstain" from each director in response. If the Unanimous Consent Resolution is sent by mail or fax, then it must be signed and returned by mail or fax by each director. If it is sent by email then each director must send their vote in an emailed reply, and in that case no signature is necessary. Motions are adopted and effective on the date that all directors in office have responded with an affirmative "yes" vote. If any director fails to vote, votes "no" or abstains, then the Unanimous Consent Resolution motion fails to pass. A printed record of each director’s vote will be stored with the corporate records.

Section 17. Notice of Meetings. Notice must be given of every meeting of the Board, stating the date, time, and location of the meeting, and the purpose of the meeting if so required by law or these bylaws. The notice must be given not less than 2 days in advance of the meeting if delivered by telephone conversation or in person, and not less than 7 days in advance if delivered by first class mail, email, or fax to an address provided by the individual director.

Regular meetings: After the initial notice is given of the schedule for a series of regular meetings, which will occur at a fixed time and place, no further separate notice is required for each of those regular meetings. Notice must state the time, date, and location of the meeting. The Board may by resolution establish or change the dates of regularly scheduled meetings, with proper notice given to all directors.

Section 18. Waiver of Notice. Any director may waive the right to receive full advance notice of any meeting. Waivers of notice must be in writing, signed by the person entitled to notice, and given to the secretary to be placed in the corporate records. Waivers may be signed before or after the meeting has taken place. The attendance of a director at any meeting without specific objection to the notice constitutes a waiver of the right to receive full notice of that meeting.
Section 19. Authority of Directors. No member of the Board of Directors may officially represent the positions of the organization or speak or act on behalf of the corporation without specific authorization by the Board to do so.

ARTICLE III. NONVOTING MEMBERS

Section 1. Nonvoting Members. The Board of Directors of Playa shall have the authority to invite guests to attend Board meetings and participate in discussions, but these guests will have no voting powers.

ARTICLE IV. OFFICERS, CHAIRPERSON, AND STAFF

Section 1. Officers. The officers of Playa must carry out the policies and decisions of the Board of Directors as directed by the Board. Officers must be current members of the Board. Officers include a president, treasurer, and secretary, and may also include one or more vice-presidents, and any other officers the Board may desire. The same person may not hold the offices of president and secretary at the same time, but the same person may hold any other two offices.

Section 2. Election and Term of Office. The officers of Playa will be elected for a one year term by the Board of Directors. Election of officers must be done as soon as possible following the election of directors. However, unless they formally resign or are removed from office, officers will remain in office until their successors are properly elected, designated or appointed. There is no limit to the number of terms, successive or otherwise, an officer may serve.

Section 3. Removal. Any officer elected by the Board of Directors may be removed by the Board of Directors whenever, in its judgment, the interests of the corporation would be best served by such removal. The person being considered for removal has no vote in the process of removal.

Section 4. Vacancies. If any office of the corporation becomes vacant by death, resignation, retirement, removal, disqualification, or any other cause, the remaining directors still in office, although less than a quorum, may elect or appoint an officer to fill such a vacancy. The elected officer will hold office for the unexpired portion of the term of that office.

Section 5. President. The President is the principal officer of the corporation and will, in general, supervise or oversee the supervision of all of the affairs of the corporation. The chair generally will preside at all meetings of the Board of Directors unless the Board selects another person to preside. The chair must also perform other duties as may be
assigned by the Board of Directors. The chair may serve as an ex-officio member of any committee.

Section 6. Vice-President. In the absence of the president or in the event of the president's inability to act, the vice-president performs the duties of the president. The vice-president, when acting as president, has all the powers of and is subject to all the restrictions on the president. The vice-president must also perform other duties assigned by the Board of Directors. More than one position of vice-president may be created and their duties clarified in an ordinary resolution of the Board.

Section 7. Secretary. The secretary must perform or oversee the performance of the following duties: a) record and keep the minutes of the meetings of the members and of the Board of Directors or any Board committees, b) see that all notices are duly given in accordance with the provisions of these bylaws or as required by law; c) be custodian of the corporate records; d) keep a register of each member's mailing address provided by such member; e) ensure that all required state and federal reports are prepared and filed in a timely fashion; and f) perform or oversee all duties incident to the office of secretary and such other duties as from time to time may be assigned by the chair or by the Board of Directors. The Secretary may delegate some or all of these tasks but remains responsible for their proper completion.

Section 8. Treasurer. The treasurer must perform or oversee the performance of the following duties: a) be responsible for the proper management and control of all funds of the corporation; b) prepare full and accurate financial records on a timely basis of all of the income, expenses, and assets of the corporation; c) present reports at Board meetings on the financial affairs of the corporation; and d) provide financial information necessary to prepare and file the required reports to state and federal government agencies, showing the income, disbursements, and assets of the corporation. The Treasurer may delegate some or all of these tasks but remains responsible for their proper completion.

Section 9. Executive Director and Staff. The Board may appoint or employ an executive director or other staff, whether paid or unpaid, to perform and conduct the programs and activities of the organization. The Board of Directors shall evaluate the performance of the Executive Director on an annual basis. Unless the Board determines otherwise, the executive director will have the power, subject to the approval of the Board of Directors, to hire staff, establish staff duties and performance standards, evaluate the performance of staff, and when necessary terminate the employment of staff of the corporation.

ARTICLE V. COMMITTEES

Section 1. Establishment. The Board may establish any committee, including standing
committees or temporary committees, by a resolution of the Board. Such resolutions must name the committee and the purpose of the committee, must state whether it is a “Board” committee or a “non-Board” committee, and must state what powers, authority, and duties have been delegated to the committee, how the chair of the committee is appointed, how the members of the committee may be appointed, and what procedures, if any, the committee must use in carrying out its work.

The Board of Directors will always have the power to amend, alter, or repeal the decisions of its committees, subject to limitations on the unilateral amending of contracts, interference with third-party rights, and other legal limitations.

Section 2. Board Committees.
A. The Board may establish “Board” committees to which are delegated part of the power of the whole Board to authorize expenditures and craft budgets, policies, and programs to be approved by the full Board. Such committees must be established by the affirmative vote of a majority of all directors then in office. Board Committees must consist of two or more directors, and must not have any voting members who are not members of the Board of Directors. Non-voting (ex officio) members may be appointed to Board committees by action of the Executive Committee, but are not empowered to vote on any matters under consideration by the committees.

B. Executive Committee: The Board may elect an executive committee. The Executive Committee will have the power to make decisions between Board meetings, including financial and budgetary decisions. The Executive Committee must comply with the provisions of the bylaws concerning the full Board as far as those are reasonably applicable to the Executive Committee. All Executive Committee decisions must be recorded in official minutes, which must be submitted to the full Board. Unless the Board of Directors decides otherwise, the Executive Committee will consist of the president, vice-president, treasurer, secretary of the organization. The Executive Committee must make reasonable efforts to contact all Board members first, to discuss the issues to be dealt with at an Executive Committee meeting.

C. Financial Oversight Committee: There shall be a committee responsible for financial oversight of the organization’s income and expenses, which shall be named the Finance and Audit Committee or the Financial Oversight Committee. The committee must include at least two or more persons with some financial experience or experience with bookkeeping, who are not the organization’s check signers or bookkeepers. The committee shall be responsible for overseeing the organization’s financial transactions and the implementation of the organization’s financial policies. As part of its mission, the committee shall review on a monthly basis, or oversee a monthly review of, the organization’s expenditures, financial transactions, bank statements, returned checks, and credit card statements. The committee shall report any questions or concerns about the organization’s finances to the Board. The committee shall also make the necessary
arrangements for and oversee the organization’s annual audit or annual financial review, which is described in these bylaws.

Section 3. Advisory Council. An Advisory Council may be established for the purpose of giving the Executive Director and the Board of Directors access to individuals with special expertise who may make additional contributions of advice for discrete projects. The Executive Director may appoint individuals to the Advisory Council with the advice and consent of the Executive Committee. Specific criteria for selection will vary, but general qualifications would be special expertise in art, trade, science, or business for a special project deemed necessary or desirable by the Executive Director or Board Chair of Playa.

Section 4. Non-Board Committees.
A. The Board may establish "non-board" committees, including working committees or advisory committees, which do not have the power to authorize expenditures, adopt budgets, set policy, establish programs, or make decisions for the corporation. Such committees are established through a resolution adopted by the directors present at a properly called meeting. Any person may be a member of such a committee, whether or not that person is a member of the Board of Directors.

B. Non-Board Committee Members. The Board may appoint the members of Non-Board Committees, or delegate this task to the Chair or the Committee Chair. The term of office of a member of a committee will continue until his or her successor is appointed unless the committee is terminated, the member resigns or is removed from the committee, or the member ceases to qualify as a member of the committee.

C. Chair. One member of each committee will be selected or appointed chair by the Board, or if the Board wishes, it may delegate that power to the chair or the members of the committee.

Section 6. Committee Procedures. Unless otherwise specified, Board Committee meetings will operate with the same quorum and voting requirements as the full Board, and as far as possible will operate according to the procedures of the Board as stated in these bylaws. If any formal decisions or resolutions are voted on at a committee meeting, then the votes and the resolutions so adopted must be recorded in the form of corporate minutes and filed with the secretary.

Section 7. Limitation on Powers. No committee may
a) elect, appoint, or remove any officer, or member of the Board of Directors;
b) authorize the sale, lease, exchange, or mortgage of all or substantially all of the property and assets of the corporation;
c) authorize the dissolution of the corporation or revoke proceedings therefore;
d) amend, alter, or repeal the Articles, the bylaws, or any resolution of the Board of
Directors; or
e) authorize the payment of a dividend or any part of the income or profit of the
corporation to its directors or officers.

ARTICLE VI. MISCELLANEOUS PROVISIONS

Section 1. Compensation of Officers and Directors. No officer or member of the Board of
Directors will receive any compensation for fulfilling the responsibilities of a member of
the Board or of an officer as defined in these bylaws. However, the corporation may pay
compensation to officers and members of the Board of Directors for other services
performed as employees or independent contractors as long as the required rules for
conflicts of interest are followed. Board members and their relatives who receive regular
compensation from the corporation must always constitute less than a majority of the
Board. Officers and members of the Board of Directors may receive reimbursement for
actual expenses they incur in the course of fulfilling their responsibilities.

Section 2. Conflicts of Interest. A conflict of interest is always present whenever the
corporation pays money or other compensation, or provides any tangible benefits, to an
officer or member of the Board or to a member of a director’s or officer’s family. All
transactions involving conflicts of interest must be approved using the following
procedures:

1) Conflict of interest transactions must be approved by the full Board of Directors;
they cannot be approved by staff, the executive director, or by a committee.

2) Directors and officers who have a conflict of interest in any matter must a)
declare the existence of any direct or indirect conflict of interest, b) disclose the details of
the proposed transaction on the record, c) abstain from voting on that matter and d) leave
the room where the vote is to take place, until the votes have been counted. The minutes
must record this to show that it was done.

3) The rest of the Board must analyze the transaction and sufficient information to
ensure that all transactions involving a conflict of interest are fair to the corporation and
that no special benefits are being given to any person. The information relied upon by the
Board, and its source, must be recorded in the minutes.

4) All conflict-of-interest transactions must be approved by the affirmative vote of a
majority of all of the members of the Board of Directors who do not have a conflict of
interest involved in that issue, as long as no less than two disinterested directors vote to
approve the transaction.

Section 3. Financial Controls. The Board of Directors shall adopt formal Board policies that
provide a system of financial controls that are adequate to prevent the misuse,
embezzlement or theft of the organization’s funds and assets, and that would discover it if
those problems or crimes were to occur.
Section 4. Tax Year. The tax year of the corporation is the calendar year.

Section 5. No Discrimination. In the delivery of its services to the public, Playa will not discriminate on the basis of race, ethnicity, nationality, place of origin, religion, gender identity or expression, sexual orientation, marital status, familial status, economic status, age, or mental or physical disability.

Section 6. Corporate Indemnity. This corporation will indemnify to the fullest extent not prohibited by law any person who is made or threatened to be made a party to an action, suit, or other proceeding, by reason of the fact that the person is or was a director or officer of the corporation or a fiduciary within the meaning of the Employee Retirement Income Security Act (or its corresponding future provisions) with respect to any employee benefit plan of the corporation. No amendment to this Article that limits the corporation's obligation to indemnify any person shall have any effect on such obligation for any act or omission that occurs prior to the later of the effective date of the amendment or the date notice of the amendment is given to the person. The corporation shall interpret this indemnification provision to extend to all person covered by its provisions the most liberal possible indemnification- substantively, procedurally, and otherwise.

ARTICLE VII. AMENDMENTS

Section 1. Articles of Incorporation and Bylaws. The affirmative vote of at least two-thirds of all the Directors in office, at a properly called meeting, at which a quorum is present, is necessary and sufficient, to make, alter, amend, or repeal the bylaws or the Articles of Incorporation of Playa, except as otherwise provided by law. Proper written notice must be given in advance, including either a written copy of the proposed amendments or a written summary of those amendments.

CERTIFICATE OF SECRETARY

I, the undersigned, do hereby certify that the foregoing bylaws constitute the bylaws of Playa, as duly adopted by the Board of Directors on the 4th day of November, 2017.

Signed this 4th day of November, 2017

Becky Evans
Secretary of Playa