

BYLAWS
Dreams and Drivers, Incorporated
Established January 2013
“Saving a life, one car at a time”

Article I

Name and Purpose

Section 1: Name: the organization shall be known as Dreams and Drivers, Inc, Sacramento California, a non-profit organization individual club fully independent from any national organization. Further reference of this organization in these bylaws may be D and D.

Section 2: Territorial Limits: There are no territorial limits of this organization as members and participants are welcome from any location.

Section 3: Purpose: The general purpose is to promote, organize and participate in fund raising activities for various charitable organizations in the Northern California Area. The goals are: 1) promote enthusiasm for automobiles and camaraderie; 2) create awareness for charitable organization and their needs; 3) support our community through active participation in local events/causes, and promoting good will.

Article II

Membership

Section 1: Membership: Anyone may join and/or participate with Dreams and Drivers.

Section 2: Dues: At this time, there are no membership dues; however, Dreams and Drivers reserve the right to amend this provision later, when it sees fit.

Section 3: Termination of Membership: Violations of the rules, disorderly conduct, either by your person or in your vehicle, failure to abide by the laws of the State, County or City, doing burnouts in your vehicle, unsafe driving of your vehicle arriving, or departing from an event, street racing during, arriving, or departing an event, or any disrespectful or aggressive actions towards people or in vehicles, or actions that can be construed as dangerous to others, shall lead to a verbal warning, and/or banning from participating in future events. Directors and staff, have full authority to enforce the rules. Only Board members have the authority to terminate attendance and participation.

Article III Officers and Elections

Section 1: Officers: The Board of D and D shall consist of the President, Vice President, Treasurer and Secretary and a Board Representative/Alternate. All officers shall hold office for a minimum of one year, and unless otherwise noted, existing officers will be automatically rolled over annually, additionally, officers have no limits to their service time.

Section 2: Vacancy of Any Officer: Due to voluntary resignation, illness, personal reasons, an officer who resigns is requested to notify D and D as soon as possible of the effective date of the resignation. The President shall appoint an alternate officer until the next election.

Section 3: Elections: The nominations and election of officers may be held annually on dates prescribed by the Board, and can be done electronically or through telephone conference. Changes to existing officers or other nominations, will be made through an emergency meetings, should the need arise.

Article IV Duties of Elected Officers

Section 1: President: The President shall, subject to the control of the Board, be the General Manager of D and D and generally supervise, direct, and control the activities and affairs of D and D. The President shall preside at all meetings of the Board. The President shall have such other powers and duties as may be prescribed by the Board and the Bylaws.

Section 2: Vice President: In the absence or disability of the President, the Vice President, shall perform all the duties of the President, and when so acting, shall have all the powers of and be subjected to all the restrictions upon the President. The Vice President shall have such powers other powers and perform such other duties as prescribed in the Bylaws.

Section 3: Secretary: The Secretary of D and D shall attend all meetings and record all minutes and voted in a ledger kept for that purpose.

Section 4: Treasurer: The Treasurer shall keep and maintain adequate and correct books and accounts of transactions for D and D. The books of accounting shall be open to inspection, upon request.

Section 4 (a): Board Representative/Alternate: The Board Representative, Alternate, will be present at meetings, and will participate in all D and D business, support D and D, as well as represent D and D and the officers, in their absence. This officer will have **NO** voting rights regarding the acceptance or removal of any Board Member. Upon the resignation of a

Board Member, the Board Representative, shall be considered for immediate nomination to the vacant spot.

Section 5: Resignation: Any officer may resign, effective immediately, upon giving written notice to the Board unless the notice specifies a later effective date.

Section 5 (a): Forced Resignation: Should any Board Member or Board Representative, conduct themselves in conduct unbecoming a D and D Board Member, or violate the fundamentals, goals or relationships set forth by D and D, that person may be voted to be removed. An emergency Board meeting will be called by the President, and the individual conduct will be reviewed and action taken. This review and/or action can be conducted through email or phone. Three votes would remove the person in question.

Section 6: Executive Board: The Board of D and D shall consist of the President, Vice President, Treasurer and Secretary. The Board shall act as a planning group, and shall have power to proceed in any manner, which in their judgment, serves the interest of the organization. As a planning group, the Board will make recommendations to the organization for the annual calendar of events. After modification and/or approval of such calendar, the Board shall have the power to execute the plan.

Article V

Organization

Section 1: Organization: D and D is a non-profit organization. The participants/members, thereof, shall not be entitled to any individual or collective interest, participation share, right and/or property in the assets of the organization; but such assets shall be the indivisible property of the organization. No dividends, pecuniary profits, stock dividends or payments of like manner shall be ever declared, or paid to the members or participants of D and D.

Article VI

Meetings

Section 1: Meetings: An annual meeting shall be held in January at a time, date, and place to be determined annually. D and D meets monthly for events, so any newly elected Board Member will be addressed and welcomed at the next monthly meeting.

Section 2: Board Meeting: The Board meeting shall be once a year, at a time, date and place to be determined as needed, by the Board. It is understood that additional meetings may occur, and do occur every month.

Article VII Miscellaneous

Section 1: Annual Report: An annual report will be presented to any official member at the end of the fiscal year, upon written request.

Section 2: Rules of Order: Robert's Rules of Order Revised shall govern meetings of the Board.

Section 3: Bylaws: These bylaws shall be reviewed annually by the Board of D and D.

Section 4: Personality Liability: All persons or corporations extending credit to, contracting with, or having any claims against this organization, its Board, or its officers, shall look only to the funds and property of the organization for payment of any contract or claim, or for the payment of any debt or any money that may otherwise become due to payable to them from the organization, or the Board, of the officers; so that neither the members of the organization, the Board, no officers, present or future, shall be personally liable.

Section 5: Amendments: Amendments to these bylaws may be made as needed by a majority vote of the Board of the organization in good standing. Proposed amendments must be in writing to the membership thirty days in advance of any action taken. Voting may be in person or via email, for approval. The electronic copy of everyone's email will serve as acceptance of the amendments.

Section 6: Confidentiality: It is asked that as a Board Member you take pride in D and D, and exercise loyalty, honor and conduct yourself in a way becoming to D and D. If there is ever any question regarding what should be said, discussed, or shared with others, it is advised that you ask the President for clarification. If you choose to engage in other car event and activities and "meets" that are similar nature and same type of event, it is asked that you discuss with the Board, so there is no conflict. We encourage our Board members to participate in many car events and shows to promote D and D, however, we ask that you represent D and D.



Written Consent of Directors Adopting Bylaws

I, the undersigned, Secretary of Dreams and Drivers, of Sacramento California, and pursuant to the authority granted to the Board by these bylaws to take action by unanimous written consent without meeting, consent to, and hereby do, adopt the foregoing AMENDED Bylaws, April 11, 2017, in accordance with these Bylaws, consisting of 5 pages.

Dated: April 11, 2017

Signature _____

Electronically signed and accepted:

Kymerly Lindenmuth, President
Joshua Lindenmuth, Vice President
Todd Lindenmuth, Secretary
Christopher Raymond, Treasurer

