BYLAWS

of

Catholic Fraternal Life

As approved by the Department of Insurance 12-20-22

Article One Name

Section 1. The name of the Society shall be Catholic Fraternal Life.

Article Two Principal Office

Section 2. The principal office of the Society shall be located in Belleville, St. Clair County, Illinois.

Article Three Objectives

Section 3. The objectives of the Society are as stated in the Articles of Incorporation of the Society.

Article Four Membership

Section 4. There shall be three classes of membership: Beneficial, Social and Juvenile.

A Beneficial Member is:

- a) Any Catholic or any other person who is willing to support the principles and objectives of the Society;
- b) and has been accepted for membership in accordance with the eligibility rules of the Society;
- c) and is not younger than age 16;
- d) and is an insured or an annuitant under any benefit certificate or is a recipient of a settlement agreement benefit, issued by the Society;
- e) and is of good moral character.

Beneficial Members may participate in the affairs and activities of the subordinate Councils in which they are members and may hold office therein. Beneficial Members may also participate in the corporate and insurance affairs of the Society in accordance with these Bylaws.

A Social Member is:

- a) Any person who has been accepted for membership in accordance with the eligibility rules of the Society;
- b) and is not younger than age 16;
- c) and is not a Beneficial Member.

Social Members may participate in the affairs and activities of the subordinate Councils in which they are members and may hold office therein. Social Members shall have no voice or vote in the corporate and insurance affairs of the Society.

A Juvenile Member is:

- a) Any person who has been accepted for membership in accordance with the eligibility rules of the Society;
- b) and is younger than age 16.

Juvenile Members may participate in the affairs and activities of the subordinate Councils in which they are members. Juvenile Members shall have no voice or vote in the corporate and insurance affairs of the Society.

Section 5. The Society may insure the lives of any juveniles under age 16, who have been accepted for membership in accordance with the eligibility rules of the Society. At age 16 the insured juvenile shall become a Beneficial Member.

Section 6. Application for membership shall be a form in use by the Society. Applicants for membership may be required to undergo a medical examination or furnish a declaration of insurability satisfactory to the Society as required by the rules and regulations of the Board of Directors.

Article Five Board of Directors

Section 7. The Board of Directors shall be the supreme governing body of the Society. The affairs of the Society shall be managed by the Board of Directors. The Board shall have the authority to provide rules and regulations for the extension and development of the Society, and all other necessary and incidental powers to carry out the objects of the Society and such other duties as prescribed by the Articles of Incorporation, these Bylaws and the laws of the State of Illinois.

Section 8. The Board of Directors shall be composed of the President/CEO and eight (8) elected Directors.

Section 9. The Board shall organize itself immediately following the Board of Directors election by electing from its members a Chair of the Board, a Vice Chair and a Recording Secretary.

(a) The Chair of the Board shall preside over all Board meetings and perform such other duties as the Board of Directors may determine.

- (b) The Vice Chair shall possess and exercise all powers of the Chair in the absence of the Chair and perform such other duties as the Board of Directors may determine.
- (c) The Recording Secretary shall keep the minutes of the Board of Directors meetings and shall perform any additional duties assigned to him/her by the Board of Directors.

Section 10. The Board of Directors shall meet at least quarterly at such dates and times as set by the Chair or the Board.

Section 11. Special meetings of the Board of Directors may be called by the Chair or any three (3) members of the Board.

Notice of a special meeting shall be transmitted to each member of the Board of Directors at least seven calendar days before the date of the meeting by mail or electronic means. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail so addressed with postage prepaid. If sent by electronic means, such notice shall be deemed to be delivered upon transmission.

Section 12. Meetings of the Board of Directors shall be held at the Home Office of the Society, unless the Chair or the Board designates an alternative location.

Section 13. A majority of the Board of Directors shall constitute a quorum, but a smaller number may adjourn a meeting of the Board for lack of a quorum.

Section 14. The Board of Directors may appoint committees of the Board to have such authority as it may delegate. Each committee shall consist of three (3) or more members of the Board. A majority of the members of each committee shall constitute a quorum for the transaction of all committee business.

The Board of Directors shall appoint an Audit Committee. The Audit Committee shall:

- a) Have a working knowledge of financial matters;
- b) Be responsible for the appointment and oversight of the independent auditors of the Society;
- c) Be responsible for oversight of the audited financial statements of the Society; and
- d) Be responsible for any duties required by the laws of the State of Illinois, and such other duties as assigned to it by the Board of Directors.

Section 15. The Board of Directors and any committee or sub-committee of the Board or any other meeting of the Society at which written minutes are kept may meet by video or telephone conference or other means of communication that allows all participants to simultaneously communicate with each other.

Section 16. Any action required or permitted to be taken by the Board of Directors or any committee or sub-committee of the Board, may be taken without a meeting by written consent of all its members. A written consent under this provision shall have the same force and effect as a vote taken at a meeting.

Section 17. Terms of office for the Board of Directors shall be staggered such that the four-year terms of four (4) of the eight (8) elected Directors expire every 2 years. Directors shall hold office until their respective successors are duly elected and qualified.

Section 18. A member may not serve as an elected Director for more than three (3) consecutive four (4) year terms. Filling a partial term of office shall not count toward this term limit.

Section 19. Should a vacancy occur in a Board of Directors position for any reason between elections, such vacancy shall be filled by the Board. Such appointment shall be by a majority vote of the Board and shall only be for the unexpired term of the office. A Director filling a vacancy of an elected Director shall be considered an elected Director for the unexpired term.

Section 20. To be eligible for nomination and election as an elected Board of Director, a member must:

- (a) Be Roman Catholic in religion and belief;
- (b) Be a Beneficial Member of the Society in good standing;
- (c) Meet all qualifications required by the Insurance Code of Illinois and any rules promulgated by the Illinois Director of Insurance for fraternal benefit society's Board of Directors;
- (d) Meet all the qualifications for Board of Directors adopted by a resolution approved by the Board prior to the call for candidates;
- (e) Not be a current employee, agent or insurance producer of the Society ("Disqualified Individual") or an immediate family member (parent, spouse, natural or adopted child or sibling) of a Disqualified Individual
- (f) Have not been convicted of a felony and not have any other criminal history other than matters determined insignificant by the Nominating Committee, such as a minor traffic violation:
- (g) Not have been removed from office for cause by action of the Board of Directors; and
- (h) Have affirmed a willingness to participate in educational seminars and programs that provide orientation, training and instruction in matters such as Board of Directors duties and responsibilities, life insurance and financial matters and the structure and regulation of fraternal benefit societies.
- (i) Must agree to criminal, financial and credit background check.

Section 21. A newly elected Director must, within six (6) months after their election, participate in a Board of Director's training or orientation program which includes information regarding board duties and responsibilities. At least annually, the Board of Directors shall conduct a self-assessment.

Section 22. Any member of the Board of Directors may be removed for cause by an affirmative simple majority vote of all members of the Board present, excluding the Director in question, at a Board of Directors meeting called for that purpose. "Cause" shall include:

- a) Inability to perform the member's duties because of incapacity or disability;
- b) Failure or neglect to perform any of the member's duties;
- c) Engaging in conduct that is unbecoming a Director or brings any just criticism to the Society;
- d) Ceasing to meet the requirements for elected Directors in Section 20;
- e) Breaching a fiduciary duty owed to the Society, its members or beneficiaries; or
- f) Materially violating these Bylaws, the Society's Articles of Incorporation, or any code of conduct or conflicts of interest policy adopted by the Society.

A determination of "Cause" shall be made in the reasonable discretion of the Board of Directors. The individual whose status is at issue shall not be entitled to vote in the matter.

Article Six Elections

Section 23. Every four years, the Beneficial Members of the Society shall be divided into districts. The authority to establish districts and allocate the number of Beneficial Members by such districts shall be performed by the President/ CEO with approval vested in the Board of Directors.

Section 24. Districts shall have the right to elect from their membership one Delegate for each 600 members of the district, or major fraction thereof. Beneficial Members may nominate themselves or another Beneficial Member of the Society for election as a Delegate. Every Delegate must be a citizen of the United States and a Beneficial Member of the Society in good standing. Voting for Delegates shall be conducted by direct written or electronic ballot by the Beneficial Members in accordance with procedures established by the Board. Elected Delegates shall constitute member representatives of an intermediate assembly as described in 215 ILCS 5/284.1(a)(2) (the "Intermediate Assembly"). Intermediate Assembly Delegates shall serve until their successors are elected and qualified.

Section 25. Prior to the Board of Directors election, the Board of Directors shall establish a Nominating Committee. The Nominating Committee shall be composed of the four (4) Directors whose terms of office are not expiring at the time of the election. The Nominating Committee shall recruit qualified candidates for the Board and screen candidates to determine if they meet the minimum qualifications set by these Bylaws, the Board of Directors and applicable Illinois law for the office sought. The Nominating Committee shall also establish a procedure to share this information, in a timely manner, with the Intermediate Assembly Delegates. The Nominating Committee shall establish procedures for candidates to submit timely requests to be included on the ballot. Any candidate not following these procedures shall not be included in the slate of candidates submitted to the Intermediate Assembly Delegates for election.

Section 26. A vote shall be taken on the candidates for the Board of Directors by direct written or electronic ballot by the Intermediate Assembly Delegates. The ballot shall specify the deadline for return of the ballot and no ballots received after such time shall be counted. Each Intermediate Assembly Delegate shall have one vote for each elected Director position and Directors shall be elected by a plurality of the votes cast by the Intermediate Assembly Delegates.

Article Seven Officers of the Society

Section 27. The principal officers of the Society shall be the President/ CEO, the Corporate Secretary, the Treasurer, and such officers as recommended by the President/ CEO and approved by the Board of Directors. Except for the office of President/ CEO, other principal officer positions may be combined. The President/CEO shall be hired by the Board of Directors. Other principal officers shall be hired as employees by the President/ CEO and confirmed as officers by the Board.

Section 28. The President shall serve as Chief Executive Officer of the Society (CEO) and shall be Roman Catholic in religion and belief. The President/CEO of the Society shall be a member of the Board and is vested with the management, supervision and control of the Society.

The President/CEO shall be a full time employee of the Society, appointed by the Board and shall be located at the Society's Home Office in Belleville, Illinois. The President/CEO may not engage in any other business unless approved in writing by the Board of Directors.

The President/CEO shall have the authority to employ, appoint or contract with any Society employee or agent and to set salaries, commissions, and bonuses subject to any requirements adopted by the Board of Directors.

The President/CEO shall perform all other usual and incidental duties pertaining to the office and such other duties as assigned by the Board.

Section 29. The Corporate Secretary of the Society shall report to the President/CEO. The Secretary shall be the custodian of all books, records and properties of the Society, may sign any documents or instruments necessary or proper to be executed in the normal and regular course of the Society's business, or which shall be authorized by resolution of the Board of Directors and perform any additional duties incidental to the office or assigned by the President/CEO or the Board. The Secretary shall be a full time employee of the Society and may not engage in any other business unless approved in writing by the Board.

Section 30. The Treasurer of the Society shall report to the President/CEO. The Treasurer shall be responsible for maintaining an accurate account of all monies and transactions of the Society.

The Treasurer shall be a full time employee of the Society, and may not engage in any other business unless approved in writing by the Board of Directors.

He/she shall render an accurate account of all financial transactions of the Society and any other important business. He/she shall submit statements of the financial and general condition of the Society to the Board of Directors. He/she shall make all statements and reports required by law and shall make a financial statement annually for publication in the official publication of the Society.

He/she shall also perform all other incidental duties pertaining to the office, and any additional duties assigned to him/her by the President/CEO or Board of Directors.

Article Eight Spiritual Advisor

Section 31. The Spiritual Advisor, who shall be appointed by the President/CEO, shall be the spiritual advisor to the Society and may attend meetings of the Board of Directors with voice but no vote, and act in all spiritual matters on behalf of the Society. The Spiritual Advisor shall be Roman Catholic in religion and belief.

Article Nine Official Bonds

Section 32. Corporate surety bonds shall be secured and the premiums thereof paid by the Society for the President/ CEO, Secretary, Treasurer and any other officer, employee or agent of the Society designated by the Board in an amount as determined by the Board of Directors.

Article Ten Indemnification

Section 33. The Society will completely indemnify to the full extent, now or subsequently permitted by law, any member of the Board of Directors, or an officer or employee of the Society who was, is, or has been threatened to be made a party to any contemplated, pending, or completed action:

- a) Wherever the action may be brought;
- b) Whether civil, criminal, administrative, or investigative;
- c) Brought because that person is or was a member of the Board of Directors, an officer or employee;
- d) Against all expenses, attorney fees, judgments, costs, fines, and amounts paid in settlement actually and reasonably incurred by that person in connection with the investigation, defense, handling, negotiation, and settlement of any action, suit, or proceeding.

The right of indemnification shall not be deemed exclusive of any right to which the Board of Directors, officers or employees may be entitled.

A Director, officer or employee shall not be indemnified or reimbursed for any such amounts in relation to such action, suit or proceeding if he or she shall finally be adjudged to be or have been guilty of a breach of duty as a Director, officer or employee or, in respect to such matter, there has been made a compromise settlement, unless in either such case the person acted in good faith for a purpose reasonably believed to be in or not opposed to the best interests of the Society, or, in a criminal action or proceeding, in addition, had no reasonable cause to believe that his or her conduct was unlawful. The determination whether the conduct of such person met the standard required to justify indemnification and reimbursement in this section may only be made by the Board of Directors by a majority vote of a quorum consisting of persons who were not parties to such action, suit or proceeding.

Section 34. The Society shall maintain insurance on each Director, officer or employee of the Society against any liability asserted against such Director, officer or employee incurred or arising out of such capacity.

Article Eleven Funds and Investments

Section 35. There shall be established and maintained a fund or funds for the payment of death and other benefits and for the accumulation of reserve on certificates as provided by law and/or the benefit certificates, and for the expense of management and extension of the Society. The Board shall have supervision over the operations of the funds of the Society which shall be invested in accordance with the investment policies adopted by the Board of Directors and all applicable laws.

Article Twelve Councils

Section 36. The subordinate member units of the Society shall be referred to in these Bylaws as "Councils." The Board of Directors may adopt other names for such subordinate units.

Section 37. Councils are organized to unite members and their families to foster friendship and true charity, to provide spiritual enrichment through faith-based activities and to provide assistance to any lawful social, intellectual, educational, charitable, benevolent, moral, fraternal, patriotic, civic or other activity for the benefit of the public or its members.

Section 38. Councils may be chartered by the Board of Directors upon petition of at least ten Beneficial Members. The petition shall be in the form prescribed by the Board and shall indicate acceptance of the Articles of Incorporation and Bylaws of the Society. Councils shall also be subject to Council bylaws as adopted by the Board.

Section 39. The Board of Directors may withdraw the charter of any Council in event it is determined to be in the best interest of the Society. The Board shall provide for the disposition of property of Councils that have been suspended or dissolved in a manner consistent with the purposes of Councils.

Section 40. The Board of Directors shall have the power and authority to issue regulations governing the conduct of Councils. In the event any controversy shall arise relating to any Council or its members, if the controversy cannot be resolved by the Council, it shall be referred to the Board and the Board of Director's decision in the matter shall be final.

Section 41. Regular meetings of the Councils shall be held as frequently as required by law.

Article Thirteen Compensation

Section 42. Reasonable Board of Director's fees shall be as approved by the Intermediate Assembly Delegates upon recommendation by the Board. Reasonable compensation for the President/CEO and the Spiritual Advisor shall be determined by the Board and reviewed annually. Reasonable compensation of all other employees and agents shall be determined by the President/CEO subject to the policies of the Board. A determination of reasonable compensation shall take into account, among others, the services rendered, the performance of the individual, the performance of the Society, market and industry standards and compensation paid by similarly situated fraternal benefit societies.

Article Fourteen Official Publication

Section 43. The Society shall have an official publication. The name of the official publication shall be determined by the Board of Directors. Any notice, report or statement required by law, including notice of election, may be published in the official publication. A copy of the official publication shall be sent to Society members as shown on the records of the Society, except that if Society records show that two or more members have the same mailing address, an official publication mailed to one of them is deemed mailed to all of them at the same address unless a separate copy is requested. The official publication shall be published in such form and at such periods as the Board of Directors may determine.

Section 44. All amendments of the Articles of Incorporation or Bylaws of the Society or a synopsis thereof shall be published in the official publication or mailed directly to members within the time required by the laws of the State of Illinois.

Article Fifteen Rules of Procedure

Section 45. If the Articles of Incorporation or Bylaws of the Society are silent as to any procedural aspect of any action or meeting hereunder, the procedures of the latest edition of Roberts Rules of Order shall control such procedure.

Article Sixteen Benefit Certificates

Section 46. The Board of Directors has authority to issue any type of benefit certificate permitted by the insurance laws of the State of Illinois covering fraternal societies.

Section 47. The certificate of membership and insurance or annuity, together with any riders or endorsements attached to it, the application, the declaration of insurability (if any) signed by the applicant, the Articles of Incorporation and Bylaws of the Society and all amendments to them, constitute the entire contract when it is issued. Any subsequent changes, additions or amendments to the Articles of Incorporation or Bylaws shall be binding upon the applicant member, certificate owner, beneficiaries and other persons affected, and shall govern and control in all respects, except that no changes shall destroy or diminish benefits promised in the certificate when it was issued.

Section 48. Any person upon whose life a certificate is issued prior to attaining the age of majority shall be bound by the terms of the application and certificate and by all the laws and rules of the Society to the same extent as though the age of majority had been attained at the time of application.

Section 49. Benefit certificates may be made payable to such person or persons, entity or interest as may be permitted under the rules and regulations of the Society and applicable state laws.

Unless the beneficiary designation calls for some other method of distribution, if some beneficiaries of the same class die before the insured, the death benefit proceeds shall be paid in full to the surviving beneficiaries of the same class. Each shall share equally the portion of the death benefit proceeds not otherwise disposed of in the certificate. If all beneficiaries, however designated, are dead when the insured dies, the death benefit proceeds, where not otherwise required by law, shall be paid to the owner or to the owner's estate.

A beneficiary shall not have or acquire any claim against the Society until the insured dies, unless otherwise provided by law.

No beneficiary change shall take effect unless received by the Society at its principal office. When it is received, any change shall take effect as of the date the request for beneficiary change was signed, as long as the request for change was mailed or actually delivered to the Society while the insured was alive. Such beneficiary change shall be null and void where the Society has made a good faith payment of the proceeds or has taken other action before receiving the change.

Section 50. If the reserves as to all or any class of certificates become impaired, the Board of Directors may require that there shall be paid by the owner to the Society the amount of the owner's equitable proportion of such deficiency as ascertained by the Board of Directors.

If such payment is not made, either (1) it shall stand as indebtedness against the certificate and draw interest not to exceed the rate specified for certificate loans; or (2) in lieu of or in combination with (1) the owner may accept a proportionate reduction in benefits under the certificate.

Article Seventeen Dispute Resolution

Section 51. Purpose. The purpose of this Article is to prescribe the sole means to present and resolve grievances, complaints, or disputes between or among members, insureds, certificate owners, or beneficiaries, their heirs, administrators, guardians, representatives, successors and assigns, and the Society or its Board of Directors, officers, agents, and employees. Procedures set forth in this Article are meant to provide prompt, fair, and efficient opportunities for dispute resolution, consistent with the fraternal nature of the Society, without delay and expense of formal legal proceedings.

Section 52. Scope. Except as expressly limited herein (see Section 56) this Article applies to all past, current or future benefit certificates, members, insureds, certificate owners, beneficiaries and their heirs, administrators, successors, guardians, representatives, successors and assigns and the Society. It applies to all claims, actions, disputes and grievances of any kind or nature whatsoever. It includes, but is not limited to, claims based on breach of contract, as well as claims based on fraud, misrepresentation, violation of statute, discrimination, denial of civil rights, conspiracy, defamation, and infliction of distress against the Society or its Directors, officers, agents, or employees. To the extent permitted by applicable law, this Article applies to all claims, actions, disputes, and grievances brought by the Society against members, insureds, certificate owners, or beneficiaries and their heirs, administrators, guardians, representatives, successors and assigns.

In the event that a court or arbitrator of competent jurisdiction deems any party or claim in a dispute not subject to this Article, this Article will remain in full force and effect as to any remaining parties or claims involved in such dispute. This Article does not apply to any claims or disputes relating to interpleader actions to determine proper owner, beneficiary or payee.

Section 53. Dispute Resolution Procedures. No lawsuits or any other actions may be brought for any claims or disputes covered by this Article. All disputes covered by this Article will be resolved in accordance with the following procedures, which will occur in the order given in this Section:

- (a) **Appeal.** Any dispute covered by this Article must be submitted to the Society's compliance officer at its Home Office at 2021 Mascoutah Avenue, Belleville, IL 62221, telephone number (800) 240-2554, for resolution by the Society's internal review process.
- (b) **Mediation**. If the parties are unable to resolve the dispute through the Society's internal appeal process as described in Paragraph (a), either party may have the matter mediated in accordance with the applicable mediation rules of the American Arbitration Association (or other neutral organization as agreed upon by the parties).

(c) **Arbitration.** If the parties are unable to resolve the dispute through the Society's internal appeals process as described in Paragraph (a) and through mediation as described in Paragraph (b), the matter will be resolved by binding arbitration in accordance with the applicable arbitration rules as prescribed by the American Arbitration Association (or the rules of another neutral organization mutually agreed upon) as applicable to the type of matter in dispute. The arbitration shall be administered by a neutral organization agreed upon by the parties. The decision of the arbitrator shall be final and binding, subject only to the right to appeal such decision as provided in the arbitration rules and applicable laws. The member, insured, certificate owner or beneficiary shall have the right to be represented by legal counsel of his or her choosing at any time at his or her own expense (unless, as provided in Section 56 below, he or she is awarded attorney's fees). If an issue in dispute is subject to law that prohibits parties from agreeing to submit future disputes to binding arbitration, arbitration results shall be nonbinding, unless the parties agree to binding arbitration after the claim or dispute has arisen. The Society will take reasonable measures to assure that the dispute resolution process proceeds promptly.

Section 54. Costs. The administrative costs of any mediation or arbitration (including fees and expenses of mediators and arbitrators, filing fees, reasonable and necessary court reporting fees) will be paid by the Society. Except as awarded under Section 56 of this Article, each party will bear its own attorneys' fees, expert fees, and discovery fees.

Section 55. Joinder of Disputes. The procedures of this Article are designed to afford individual members, benefit certificate owners, beneficiaries and the Society a prompt, fair, and efficient means of resolving individual disputes. Accordingly, no dispute may be brought forward in a representative group or on behalf of or against any "class" of persons, and the disputes of multiple members or benefit certificate owners or beneficiaries (other than immediate family members) may not be joined together for purposes of these procedures without the express written consent of both (i) all members and benefit certificate owners and beneficiaries affected thereby and (ii) the Society. The restriction on joinder of disputes contained in this Section 55 is a condition upon which the agreement to arbitrate contained in this Article depends. Thus, should a court or arbitrator of competent jurisdiction deem the restriction on joinder of disputes contained in this Section 55 unenforceable or otherwise void, there shall be no agreement to arbitrate.

Section 56. Remedies. This Section applies to any claim or dispute resolved through binding arbitration as provided in Section 53(c) above and to any action in a court of law in the event that a court or arbitrator of competent jurisdiction deems any party or claim in a dispute not subject to binding arbitration. Except as expressly limited in this Section, the parties to a dispute may be awarded any and all damages or other relief allowed for the claim in dispute by applicable federal or state law, including attorney's fees and expenses if such attorneys' fees and expenses are deemed appropriate under applicable law. Exemplary or punitive damages may be awarded for claims arising under applicable federal or state statutes to the extent permitted under the applicable statutes or, for claims arising under the common law, exemplary or punitive damages may be awarded but may not exceed three times the amount of compensatory damages.

Section 57. Severability. In the event that any court or arbitrator of competent jurisdiction deems any portion of this Article to be unenforceable or otherwise void under applicable law, the remaining portions of this Article will remain in full force and effect.

Article Eighteen Waiver

Section 58. No subordinate body, nor any of its subordinate officers or members, shall have the power or authority to waive any of the provisions of the laws of the Society. Such provisions shall be binding on the Society and every member and beneficiary of a member.

Article Nineteen Mergers

Section 59. By the vote of two-thirds of all of the Directors in office, the Board may initiate and consummate a merger with a fraternal benefit society. Any merger shall also be approved by a majority vote of the Intermediate Assembly Delegates prior to final Board approval.

Article Twenty Amendments

Section 60. The Articles of Incorporation and these Bylaws may be repealed or amended in whole or in part by a two-thirds majority of the votes cast by the Board of Directors at any regular or special meeting of the Board at which a quorum is present. Proposed amendments must be presented to and approved by a majority vote of the Intermediate Assembly Delegates prior to approval by the Board.

Section 61. The Board of Directors may, at any time, by a two-thirds majority of votes cast by the Board of Directors at any regular or special meeting of the Board, amend these Bylaws in any way necessary to clarify or give effect to enactments, to remove or revise contradictions or ambiguities, or to make these Bylaws conform to the laws of the State of Illinois.

Section 62. Amendments to the Articles of Incorporation or these Bylaws shall take effect upon approval by the Illinois Department of Insurance, unless another later time is specified.