# DEVELOPMENT FINANCE AUTHORITY of 

## SUMMIT COUNTY

Amended and Restated Bylaws
Adopted
October 13, 2020

## ARTICLE I - PRINCIPAL OFFICE

The principal office of the Development Finance Authority of Summit County (the "Authority") shall be located at 47 North Main Street, Suite 407, Akron, Ohio, 44308, or such other location as may be designated from time to time by the Board of Directors.

## ARTICLE II - BOARD OF DIRECTORS

## Section 1 Composition and Appointment of the Board

The Authority shall be governed by a seven member Board of Directors, each of whom shall serve for a term of three (3) years. The Board members serving prior to the adoption of Bylaws dated May 19, 2003 with terms expiring December 31, 1999, December 31, 2001, and December 31, 2002, shall serve through those periods. The additional four (4) members shall be appointed to staggered initial terms of two (2) years for two (2) members and one (1) year terms for two (2) members with the persons initially appointed to the two (2) year terms serving through December 31, 2000 and the persons initially appointed to the one year terms serving through December 31, 1999.

Members of the Board of Directors shall be appointed by the County Executive of the County of Summit, Ohio and approved by the County Council, in accordance with the procedures provided by the Summit County Charter or Summit County Codified Ordinances. Board members shall be appointed from a variety of professions and disciplines, such as Labor, Engineering, Insurance, Legal, Financial, Transportation, Real Estate, and Planning. Each member of the Board of Directors shall have been qualified electors of, or shall have had their businesses or places of employment in, one or more political subdivisions within the area of the jurisdiction of the Authority, for a period of at least three (3) years next preceding their appointment and shall remain such during the duration of his or her term.

No member shall hold office as an elected Summit County official, be employed by the County of Summit nor shall they be appointed to any other Board or Commission of the County Executive.

## Section 2 Removal

The County Executive, with confirmation of County Council, may at any time remove a Director for misfeasance, nonfeasance, or malfeasance in office and/or for a member's being absent from five regular meetings of the Board of Directors during any one calendar year.

Section 3 Vacancies
Upon the resignation or removal of a member of the Board of Directors, or the expiration of a Director's term of office, the County Executive shall fill the vacancy in the same manner as indicated above. Any person appointed to fill a vacancy in the Board of

Directors shall be appointed to serve the remainder of the unexpired term of the Director whose vacancy is being filled.

## Section 4 Place of Meetings

All meetings of the Board of Directors shall be held at the principal office of the Authority, or a location as designated by the Chairperson from time to time.

Section 5 Meetings
a. Presence of Secretary. All meetings of the Board of Directors and its Committees shall be attended by the Secretary of the Authority.
b. Open to Public. All meetings of the Board of Directors and its Committees (containing a majority of the Board of Directors) shall be open to the public. The Board shall publish a rule establishing a reasonable method in which it shall notify persons of all public meetings. Directors should receive notice of meetings at least 48 hours before the time of the meeting.
c. Notice for Regular Meetings. For regularly scheduled meetings of the Board or its Committees, the Board shall notify persons of the time and place of the meeting in accordance with Ohio law.
d. Notice for Special Meetings/News Media. For special meetings of the Board or its Committees, the Board shall notify persons of the (i) time, (ii) place, and (iii) purpose of the meeting in accordance with Ohio law. Special meetings may be called by the Chairperson, Vice Chairperson, or any two Directors, upon giving at least 24 hours notice to each Director.

The Board or its Committees (containing a majority of the Board \& of Directors) may not hold a special meeting unless it gives at least 24 hours' advance notice to the news media that have requested notification, unless an emergency requires immediate action. For emergency meetings, the Board must immediately notify the news media that have requested notification of the meeting of the time, place, and purpose of the meeting in such a manner that is reasonable under the circumstances.
e. Notice to Persons Who Pay a Fee. Any person, upon request and payment of an annual fee of Ten Dollars (\$10.00), may obtain notice of the time and place of all regularly scheduled meetings and the time, place and purpose of all special meetings of the Board of Directors of the Authority, provided, however that any person may, upon written request and provision of an e-mail address, receive one (1) such notification of each meeting by e-mail without payment of said fee. Any news media organization that requests notification of special meetings of the Board of Directors shall file with the Authority a written request therefore. Any such request shall be effective during the calendar year of filing or until the Authority receives written notification from such news medium organization canceling or
modifying such request, whichever is earlier. All such notifications shall be made by e-mail unless otherwise requested by the news media organization.
f. Executive Session. The Board of Directors may hold an executive session at any regular or special meeting as provided for by Sections 121.22 and 4582.58 of the Ohio Revised Code as amended. Prior to any executive session, a majority of a quorum of the Board must determine, by a roll call vote, to hold the executive session. Executive sessions may only be held for purposes permitted pursuant to Section 121.22(G) or 4582.58 of the Ohio Revised Code, including consideration of any of the following matters:

1. To consider the appointment, employment, dismissal, discipline, promotion, demotion or compensation of a public employee or official, or the investigation of charges or complaints against a public employee, official, licensee, or regulated individual, unless the public employee, official licensee, or regulated individual requests a public hearing.
2. To consider the purchase of property for public purposes, or for the sale of property at competitive bidding, if premature disclosure of information would give an unfair competitive or bargaining advantage to a person whose personal, private interest is adverse to the general public interest.
3. Conferences with an attorney for the Authority concerning disputes involving the Authority that are the subject of pending or imminent court action.
4. Matters required to be kept confidential by federal law or regulations, or state statutes.

If the Authority holds an executive session to consider any matters referenced above, the motion and vote to hold that executive session must state which one or more of the approved matters are to be considered at the executive session.

## Section 6 Quorum

A majority of the members of the Board of Directors then duly appointed and serving shall constitute a quorum for the transaction of business, but a lesser number may adjourn any meeting. If a quorum is present the affirmative vote of a majority of the members present shall be necessary to pass any resolution or motion or to conduct any other business which may come before the meeting.

## Section 7 Resolutions and Motions

Any formal action taken by the Board of Directors of the Authority to exercise its powers and authorized purposes under Ohio law shall be taken by resolution or motion, which shall be in written form. Upon a vote being taken or any motion or resolution, the results shall be entered in the minutes of the meeting. A roll call vote shall not be required, unless otherwise required by law or otherwise these Bylaws.

## Section 8 Minutes

Minutes of all meetings shall be recorded in books which shall be prepared, filed, and maintained in the Journal of the Authority. With respect to each meeting, there shall be shown the date and place, the members present, a summary of things done, and a record of each vote taken. Resolutions adopted may be set forth in full in the minutes or identified by appropriate reference. A separate journal designated as the Resolutions Journal shall be kept, which shall set forth the full text of each resolution adopted by the Board of Directors, together with identification by appropriate numbering system, and a record of the date and of the vote upon its adoption. All journals shall be open to public inspection during normal business hours.

## Section 9 Conduct of Meetings

Meetings of the Board of Directors and its Committees shall be conducted in accordance with the following procedures:
a. Vote. On the passage or defeat of any resolution or motion, the vote including any abstentions shall be entered upon the appropriate Journal. Any member of the Board of Directors shall be permitted to change his/her vote until a result has been declared. Any vote need not be by roll call unless otherwise provided herein, required by law or requested by a member of the Board.
b. Absent Member. Any member who was unavoidably absent from a meeting may be permitted to have his/her vote recorded upon any question acted upon during his/her absence, provided that such vote shall not be counted, and such member shall not be entitled to move a reconsideration of the question to be voted upon, nor shall such member be counted for purposes of a quorum.
c. Division of Question. If any question contains two or more divisible propositions, the presiding officer may, and upon request of a member shall, divide the same.
d. Order of Business. The business of regular meetings of the Board of Directors shall generally be transacted in the following order (modified by Resolution No. 298, March, 1998):

1. Call to Order
2. Approval of Minutes
3. Public Comments
4. New Business
5. Unfinished Business
6. Officers' Reports
7. Adjournment
e. Motions. Motions shall be presented, seconded, and acted upon, in accordance with Robert's Rules of Order. Upon request of any member, any motion shall be reduced to writing. Any motion may be withdrawn by the maker with the consent
of the second, before it has been amended or voted upon. All motions that have been entertained by the Chairperson shall be entered upon the minutes of the meeting.
f. Reconsideration. After decision of any question, any member who voted with the majority may move a reconsideration of any action at the same or the next meeting prior to approval of minutes or portions thereof by the Board; provided that a resolution authorizing or relating to any contractual obligation may not be reconsidered at any time after execution and delivery thereof, whether or not a succeeding meeting has been held.
g. Public Comment Procedures and Rules. The following procedures and rules shall apply with respect to any member of the public ("Public Commenter") who desires to comment at Board or other committee meeting(s) on Authority business during the Public Comment period prescribed in Article II, Section 9d. 3 of the Bylaws:
8. Public comment shall be limited to final agenda items published by the Authority prior to such Board or committee meeting(s).
9. The Public Commenter must provide written notice ("Notice") to the President of the Authority of his or her desire to publicly comment at a Board meeting no later than the following: (A) in the case of the Board's regular meeting(s), at 5:00 p.m. on the Friday prior to such Board meeting, or (B) in the case of any other special Board, or other committee meeting(s), within twenty four (24) hours of such meeting.
10. The Notice shall provide the name, address, phone number or other contact information of the Public Commenter, as well as identification of the final agenda item(s) to be discussed by the Public Commenter.
11. The Public Commenter shall be provided a five (5) minute public comment period to address the agenda items provided for in the Notice.
12. The procedures and rules provided for in this Section 9 g . shall not be applicable with respect to party(ies), or their representatives who are transacting business with the Authority and are presenting project related information at the request of the Authority.
13. The Chairman or Vice-Chairman presiding shall have sole discretion at each meeting, and on a case-by-case basis to (A) determine compliance with this Section 9 g ., and/or as a result thereof to (B) restrict, waive or modify the rules and procedures outlined hereinabove, with respect to a Public Commenter or otherwise, to ensure the orderly and efficient conduct of such meeting(s).

Section 10 Interactive Video Conference and Teleconference
a. Remote Meetings. The Board of Directors may hold a meeting of the Board or any of its committees by interactive video conference or teleconference as provided in Sections 4582.27 and 4582.60 of the Ohio Revised Code. Any one of the Chair, Vice-Chair or President may determine whether a meeting will be held by interactive video conference or telephone conference and shall advise the other such officers and all Board members prior to the beginning of the meeting. Board members may attend any such meeting by interactive video conference or teleconference, or a combination thereof, in lieu of attending the meeting in person as provided in this Section. Each Board member wishing to attend a meeting by interactive video conference or teleconference shall inform the Chair, Vice Chair or President of his or her desire to do so in writing. It is the policy of the Board of Directors that remote attendance by interactive video conference is preferred over attendance by teleconference. All votes taken during a meeting held by interactive video conference or telephone conference shall be roll call vote votes. The minutes for such meeting shall identify which Board members remotely attended the meeting by interactive video conference or teleconference and their respective callin information and geographic locations. If the Presiding Officer is attending remotely, the Board of Directors, by a majority vote of those present at the meeting location or attending remotely, may elect a member present at the meeting location to serve as Presiding Officer for that meeting.
b. Attendance. Board members attending the meeting by interactive video conference or teleconference shall be counted as part of the quorum and permitted to vote on all actions provided that each of the following conditions is met:

- The place of the meeting is at the principal office of the Authority or another such location that is open and accessible to the public.
- Meeting materials are made available as described in paragraph c. below and all Board members have the capability to receive by e-mail additional meeting-related materials that are distributed during the meeting. Board members shall be deemed to have the capability to receive such materials if the member has provided an e-mail address to the President for the receipt of meeting materials and each Board member attending a meeting remotely confirms verbally its receipt of any such materials distributed during that meeting.
- At least three Board members are physically present at the place of the meeting.
- When the Board member attends by interactive video conference, there must be a clear video and audio connection that enables all meeting participants at the place of the meeting to see and hear each Board member.
- When the Board member attends by teleconference, there must be a clear audio connection that enables all meeting participants at the place of the meeting to hear each Board member.
- When the Board member is attending by teleconference, no other Board member may be physically present at the same remote location and each Board member shall identify any others that are present with such Board member.
- The Board member is physically located in the United States or its territories, Canada or Mexico.
- The identity of the Board member attending by teleconference confirmed pursuant to the procedures described in paragraph (d) below.
c. Policy for Distribution of Meeting-Related Materials. The Board hereby establishes the following policy for distributing and circulating meeting-related materials to Board members, the public and the media with respect to any meeting held by interactive video conference or telephone conference:
- The President, or his or her designee, shall send all Board members any meeting-related materials available before the meeting by e-mail sent to the e-mail address(es) for each Board member on file in the records of the Authority, including any e-mail addresses provided solely for purposes of communicating with any such Board member while participating remotely in such meeting.
- The Presiding Officer, or his or her designee, shall send all Board members any meeting-related materials distributed during the meeting by e-mail sent to the e-mail address(es) for each Board member on file in the records of the Finance Authority. If it is not possible to distribute such materials by email during the meeting or to confirm receipt as described, then the Presiding Officer shall not allow such materials to be distributed at the meeting location.
- The President, or his or her designee, shall send copies of meeting materials distributed to Board members pursuant to this paragraph to members of the public or media who have requested those copies. Those copies shall be sent to the e-mail address provided by the member of the public or media. Copies of materials available before the meeting shall be sent before the meeting begins. Copies of materials that are distributed during the meeting shall be sent as soon as reasonably possible after those materials are sent to the Board members. The President shall keep written or electronic records of all materials so distributed and their recipients.
d. Method for Verifying Identity of Board Member Attending by Teleconference. The Chairperson, Vice-Chairperson or President shall provide written confirmation of whether the Board member may so attend the meeting. The Board member attending remotely by teleconference shall announce his or her name once he or she calls into the teleconference and shall separately send an e-mail or text message to the Chairperson, Vice-Chairperson or President indicating that he or she has done so and is participating remotely, identifying the geographic location, the telephone
number or other electronic address utilized for purposes of calling in to the meeting, and any other individuals in the presence of such Board member at the time. The e-mail or text message must be sent from an e-mail address or telephone number for that Board member on file in the records of the Authority.
e. Executive Session Procedures. No Board member attending a meeting by interactive video conference or teleconference may participate in an executive session unless that Board member is alone during the executive session. Each Board member shall confirm verbally or in writing that he or she is alone immediately prior to any roll call vote of the Board to go into executive session pursuant to these Bylaws. The confirmations shall be recorded in the minutes of the meeting. Any Board member that does not provide such confirmation shall disconnect, or be disconnected, prior to commencement of the executive session.


## Section 11 Compensation

Each member of the Board of Directors shall be entitled to receive from the Authority such sum of money as the Board of Directors may determine as compensation for services as Director and reimbursement for reasonable expenses in the performance of official duties.

## Section 12 Qualified Immunity for Monetary Damages

In addition to any other immunity provided under Ohio law, no member of the Board of Directors shall be personally liable for any monetary damages that arise from actions taken in the performance of his or her official duties, except for acts or omissions that are not in good faith or that involve intentional misconduct or a knowing violation of law, or any transaction from which the director derived an improper personal benefit.

## ARTICLE III - EXECUTIVE COMMITTEE

Section 1 Composition of the Executive Committee
The Executive Committee, which will take the place of the committee formerly known as the Finance Committee, shall consist of the following officers, elected by the Board of Directors pursuant to Article IV hereof: Chairperson, Vice Chairperson, President, and Secretary. In addition to the aforesaid officers, the immediate past Chairperson shall also be a member of the Executive Committee.

Section 2 Powers and Duties
The Executive Committee shall discharge the powers and duties and shall have such authority as shall be delegated to it by the Board of Directors.

Section 3 Meetings
The Executive Committee shall meet at least eight (8) times each year at such times as determined at the discretion of the Chairman or any two (2) members of the Executive Committee. Notice of all meetings shall be given at least 24 hours prior to such meetings.

## Section $4 \quad$ Quorum

At any meeting of the Executive Committee a majority of members present shall constitute a quorum for such meeting and a majority vote of the Executive Committee members present shall be necessary for the authorization or taking of any action.

## ARTICLE IV - OFFICERS

## Section 1 Chairperson and Vice-Chairperson

The Board of Directors shall elect from its membership a Chairperson and ViceChairperson. The Chairperson shall preside over the meetings of the Board of Directors and shall perform such other duties as permitted by Ohio law and assigned to the Chairperson from time to time by the Board of Directors.

The Vice-Chairperson shall preside over meetings of the Board of Directors in the absence of the Chairperson. In the absence of the Chairperson and Vice Chairperson, a majority of the Directors present at a meeting of Board of Directors shall identify an acting Chairperson to preside over the meeting.

Section 2 Secretary
The Board of Directors shall appoint from its membership a Secretary.
a. Before commencing his or her duties, the Secretary shall give a surety bond to the Summit County Authority in the sum of $\$ 25,000.00$, such bond to be conditioned upon the faithful performance of the duties of the office, to be executed by sureties satisfactory to the Board of Directors. The cost of such bond and any other bonds required by these Bylaws shall be paid by the Authority.
b. The Secretary shall keep accurate records of the proceedings at Authority meetings, including the Journals of the Authority, which shall be attested by the Secretary. The Secretary shall have such authority and perform such duties as are provided by law and that may, from time to time, be delegated to the Secretary by the Board of Directors.
c. The Secretary shall cause to be kept accurate books of account of all transactions on behalf of the Authority.
d. The Secretary shall have the care and custody of the funds of the Authority and may on behalf of the Authority endorse for deposit or collection, and may deposit, all drafts, checks, notes and other instruments and orders for the payment of money to the Authority or its order, and may sign receipts therefore. The Secretary shall also be empowered on behalf of the Authority to endorse checks on which the Authority is designated as a joint payee for its own protection under leases, contracts, insurance settlements and other documents; and to deliver such checks to the other payees or such other persons as are properly entitled to receive the same; and to report each transaction of this nature to the Board of Directors.
e. The Secretary shall have authority to sign, on behalf of the Authority, all vouchers for payments to be made by the Authority and cheeks, drafts, notes and other obligations of the Authority for the payment of money by the Authority in the manner and to the extent provided in these Bylaws.
f. The Secretary shall assist in the preparation of the annual budget and appropriations; shall maintain operation and expenditures within the budget and appropriations; and shall establish budget procedures and maintain supervision over budget control.
g. The Secretary shall be secretary to all committees, and when directed by the chair of any committee or otherwise required by these Bylaws and the laws of Ohio, shall cause records relating to such committee to be kept.
h. The Secretary shall have such other authority and perform such other duties as are conferred by law upon or incident to the office of Secretary of an authority, board, commission or business organization and shall perform such other duties and have such other authority as may be prescribed by the laws of Ohio or may be assigned to him or her from time to time by the Board of Directors. The Secretary shall be deemed to have discharged his or her responsibilities under these Bylaws if he or she shall have caused the same to be discharged by an assistant or employee properly authorized or assigned to the Secretary by the Board of Directors, except as to any duties which under the law can be discharged only by the Secretary of the Authority.
i. The Secretary shall have authority to sign, on behalf of the Authority, powers of attorney required by the Department of Treasury, United States Customs Service, for the purpose of operating in the Foreign Trade Zone.
j. The Secretary shall cause to be kept a Policies and Procedures Manual separate from these Bylaws to include documents and items as directed by the Board.

Section 3 Assistant and Subordinate Officers
The Board of Directors may appoint such assistant officers or employees or enter into contracts with professional consultants or advisors as it may deem necessary to conduct the business of the Authority. Such officers, employees, or independent contractors shall serve at the pleasure of the Board of Directors and perform such duties as the Board of Directors may prescribe. The Board of Directors may authorize any officer to appoint and remove subordinate officers or employees, to prescribe their authority and duties, and to fix their compensation within amounts appropriated by the Board of Directors.

## Section 4 Term of Office

The Board of Directors shall elect officers at its first meeting in January of every oddnumbered year. The officers shall serve for a 24 month term, commencing on February 1 and ending when their successors are elected and qualified. Any officer may resign by
giving written notice to the Secretary. The Secretary may resign by giving written notice to the Chairperson. Resignations shall be effective as of the date stated in such resignation or, if not stated therein, upon the appointment of a successor officer. Notice of resignation shall be transmitted by the person receiving the same to all members of the Board of Directors.

The Personnel Committee may establish policies governing the advancement of officers.

## Section 5 Removal

All officers serve at the pleasure of the Board of Directors, and shall be subject to removal at any time by a majority vote of the Board of Directors at a duly called meeting.

Section 6 Vacancies
A vacancy in any office shall be filled by a vote of the Board of Directors at any meeting in which a quorum is present.

## Section $7 \quad$ Acting-Officers

An officer of the Authority, duly appointed by the Board of Directors as an "acting" officer, shall, for the duration of such appointment, have all the authority, duties and responsibilities which the officer for whom he or she is acting possesses which can be delegated.

## ARTICLE V - EMPLOYEES

## Section 1 General Provisions

The Board of Directors may employ and fix the qualifications, duties, compensation, terms and conditions of any employees, including any applicable employee handbook of policies, and enter into contracts for any professional services as it may require to conduct the business of the Authority and may appoint an advisory board, which shall serve without compensation.

Section 2 President
Pursuant to Section 1 above, the Board of Directors shall employ a President and shall fix the qualifications, duties, and compensation of the President. The President shall be the Chief Executive Officer of the Authority, shall execute the policy decisions of the Board of Directors, and shall manage the daily operations of the Authority, subject to the control and direction of the Board of Directors. All legislative power of the Authority shall remain vested in the Board of Directors.

Section 3 Designation of Duties
There is reserved in the Board of Directors the authority, at all times, to delegate, transfer, assign and reassign duties, to the extent permitted by law.

Section 4 Execution of Instruments
a. Deeds. Leases. Contracts and other Agreements. Deeds, leases, contracts, agreements and all other documents, except those referred to in paragraph (b) below, shall be signed by the Chairperson, Vice-Chairperson, President, Secretary, or Assistant Secretary, unless the Board of Directors, by resolution, designates one (1) or more of its members or any other employee or officer of the Authority to execute any such instrument on behalf of the Authority. Facsimile signatures are hereby authorized and permitted to be used to the extent permitted by law.
b. Checks, Drafts. etc. Checks, drafts, notes, bonds and other instruments requiring the payment of sums of money of less than $\$ 10,000$ shall be executed by the Chairperson, Vice-Chairperson, President, Secretary or Assistant Secretary. Checks, drafts, notes, bonds and other instruments requiring the payment of sums of money of $\$ 10,000$ or more, require execution by both the Chairperson and one other Board member or the President. Alternatively, the Board of Directors may designate one or more of its members or any other employee or officer to execute any such instrument on behalf of the Authority.

## Section 5 Departments

The Board of Directors may establish, for the convenience of operation of the Authority, such departments and staff positions as it may from time to time deem necessary, all of which departments and staff positions shall, subject to appropriation therefore by the Board of Directors, be under the supervision and direction of the President and shall be staffed as the President may determine, with the approval of the Chairperson.

## ARTICLE VI - COMMITTEES

Section 1 Committees
The Board of Directors may, from time to time, create committees, the members and chairpersons of which shall be appointed by the Chairperson, unless otherwise provided for by the Board. The Chairperson, in his or her discretion, may appoint citizens with special expertise to serve as ex-officio members of one or more committees. In those instances in which the Board has delegated to a committee decision-making authority, ex-officio committee members shall have no voting privileges. Ex-officio members shall serve at the pleasure of the chair of the committee. Committees are vested only with such authority as expressly conferred upon them by the Board and exist at the pleasure of the Board.

## Section 2 Committee Meetings

Committees shall meet when requested to do so by the Chairperson of the Board of Directors, the President, or the chairperson or vice chairperson of the committee. In the absence of a chairperson or vice chairperson, a quorum of any committee being present, a temporary chair may be selected by the members of the committee.

## Section 3 Quorum

At any meeting of a committee a majority of members present shall constitute a quorum for such meeting and a majority vote of committee members present shall be necessary for the authorization or taking of any action.

## Section 4 Authority of Committees

a. Except as expressly provided in this Section, committees shall not have decisionmaking authority. The role of committees is to review and comment upon proposals which the President and officers may submit to the Board of Directors for its deliberation, debate and action, or regarding matters upon which the Board has delegated to the President full power to act under or pursuant to these Bylaws.
b. In exceptional circumstances, the Board of Directors may delegate to a committee the authority to make a decision on a particular matter. Such delegation can only occur if the Board has defined a specific matter upon which it desires to delegate such authority and if the Board has, at a regular or special meeting of the Board, voted to so delegate decision-making authority on that particular matter to a specific committee. Any actions purported to be taken or decisions purported to be made by any committee in the absence of such express authorization by the Board shall be null and void.
c. When any committee has been delegated decision-making authority by the Board as provided in this Section, meetings of the committee which involve the exercise of such authority will be conducted in open session in accordance with the requirements of Article 2, Section 3 of these Bylaws.

## ARTICLE VII - APPROPRIATIONS, CONTRACTS AND TERM SHEETS

Section 1 Appropriations
No money shall be appropriated except by resolution. Appropriations and budget procedure shall be in accordance with the provisions of the Ohio Revised Code. Except as otherwise specifically limited, the adoption of a resolution appropriating money shall be deemed to include the authorization to make expenditures, enter into contracts, and to perform such other acts as are necessary and incidental thereto.

## Section 2 Contracts \& Term Sheets

No contract involving an expenditure or commitment by the Authority shall be made unless authorized by resolution of the Board of Directors. In contracts for construction of any building, structure, or other improvement undertaken by the Authority, in which the expenditure exceeds $\$ 25,000$, the Authority shall comply with the laws regarding competitive bidding where required in the Ohio Revised Code.

Notwithstanding the foregoing requirement for authorization by resolution of the Board of Directors of any contract involving an expenditure or commitment by the Authority, the

President may execute and deliver any contract for professional services, if (i) the contract does not require the Authority to expend or commit to expend an aggregate amount exceeding $\$ 5,000$ and (ii) proposals are received from at least two providers of the required professional services. In selecting the provider of such services, the President must give due consideration to the qualifications of, and the cost of services from, each provider.

Subject to and not in derogation of the legislative authority of the Board of Directors, the President is authorized to negotiate and execute non-binding term sheets or letters of intent regarding any contracts relating to Authority business, including all economic development, bond fund, conduit or other financings or transactions.

## Section 3 Expenditures

Expenditures made as a result of an award of a contract pursuant to the bidding process or those for which monies have not previously been appropriated through the budget procedure shall be authorized by the Board. Expenditures in excess of Ten Thousand Dollars $(\$ 10,000)$ for which monies have been appropriated by the budget procedure may be made by the authorization of the Chairperson, the Vice Chairperson, or President. Expenditures of Ten Thousand Dollars $(\$ 10,000)$ or less, for which monies have been appropriated through the budget procedure, may be made by the authorization of the President or Assistant Secretary and without further authorization of the Board.

## ARTICLE VIII - MISCELLANEOUS

## Section 1 Construction and Separability

Each rule herein set forth herein shall be construed, if possible, in a manner consistent with the laws of Ohio. To the extent that any rule shall be deemed in conflict with any such law, such rule shall be void, but each rule shall be deemed separable from every other rule and its invalidity shall not affect any other rule in effect.

## Section 2 Amendment

The Board of Directors may amend these Bylaws at any time and from time to time by majority vote of the Board. Any formal action taken by the Board that may be inconsistent with these Bylaws shall be deemed permitted hereby, so long as such action is taken in accordance with the laws of Ohio and is otherwise consistent with applicable law.

## Section 3 Robert's Rules of Order

The rules contained in Robert's Rules of Order Newly Revised, $10^{\text {th }}$ Edition, shall govern the Authority in all cases to which they are applicable and in which they are not inconsistent with these Bylaws and any special rules of order the Board of Directors may adopt.

