

AMENDED AND RESTATED
BY-LAWS OF
THE HUNTINGTON CAMERA CLUB, INC.
(EFFECTIVE FEBRUARY 15, 2023)

ARTICLE 1: NAME AND MISSION

Section 1.1. Name

The name of this organization shall be The Huntington Camera Club Inc. (hereinafter, the "Club"). The Club is incorporated with the State of New York as a domestic non-profit corporation under Sec 402 of the New York State Not for Profit Corporation Law. It qualifies under IRS Sec 501 (c) (7). This election can be revoked or changed by a majority vote of the Full Board (as defined in Section 3.1 of these By-Laws).

Section 1.2. Purposes

The purposes of the Club shall be:

- (1) To provide education and develop standards for members in the craft and practice of the art of photography.
- (2) To increase the enjoyment in, and furtherance of, the art of photography not only among the members but also among aspiring high school and other students.
- (3) To contribute to the progress of photography.
- (4) To contribute to the science and crafts related to photography.
- (5) To permit the members to associate in good fellowship.

Section 1.3. Activities

The Club shall conduct a full program of activities throughout the year such as, but not limited to, lectures, photographic competitions, demonstrations, field trips and social events. Regular board meetings are held once a month or at any other time determined by the Executive Board (as defined in Section 3.1 of these By-Laws).

Section 1.4. Liability Insurance

The Club must maintain a Liability Policy with a minimum General Aggregate Limit of \$2,000,000. Any other policies deemed necessary to achieve the purposes of this Section 1.4 may also be obtained by the Club, including, without limitation, that insurance described in Section 12.5 of these By-Laws.

ARTICLE 2: MEMBERSHIP

Section 2.1. Membership

Membership is open to any person interested in the purposes of the Club.

Section 2.2. Membership Classes

There shall be four classes of members: regular, family, student and senior citizens who are at least 62 years of age. To be considered a family, two people have to be domestic partners. To be considered a student, a person must be under the age of 25 and matriculating at a full-time vocational, scholastic, collegiate or graduate school program.

Section 2.3. Dues and Membership Rights

1. Dues shall be payable on or before the second monthly competition. Dues for the four classes shall be determined annually by the Full Board and any changes announced at the June business meeting of the Club. Provisions may be made by the Full Board to prorate dues after January 31 of the Club year and the Treasurer informed of the dues structure. All membership privileges shall be withheld from any prospective member until all membership requirements have been met.

2. A member in good standing is defined as one who has completed the required Club application and executed all required Club documentation, paid dues in full and is otherwise in compliance with all Club requirements applicable to members unless he or she is exempt from complying with the dues requirements pursuant to special agreement with the Treasurer as provided by sub-section 3 hereof, or is an honorary member as determined by the Full Board. All members in good standing shall have the privileges set forth in these By-Laws, including the right to vote for the Officers and Delegates-at-Large (as said terms are defined in Section 4.2 of these By-Laws), hold office, and enter competitions.

3. Any member or applicant for membership with a hardship of any type may approach the Treasurer privately and may have a reduced membership fee or an exemption as determined solely by the Treasurer who will promptly notify the Executive Board that an exemption has been made. The name of the person concerned, the amount of the membership dues in question and the reason for exemption need not be disclosed to the Executive Board and shall be kept confidential.

4. Refunds: The Executive Board shall have the discretion to refund the dues of any member who shall resign or be asked to leave by the Club. Any such decision shall be kept confidential by the Executive Board except as otherwise necessary on a need-to-know basis.

Section 2.4. Transfer of Membership

Membership is not transferable from one individual to another, nor are memberships transferable from one club to another.

Section 2.5. Suspension and Termination of Membership

Membership in the Club may be terminated for an individual based on just cause by two-thirds vote, by secret ballot of the Full Board, not including the individual in question. The member being recommended for termination must be given fourteen (14) days' Notice (as defined in Article 15 of these By-Laws) of the reason for termination and invited to state his or her defense to the Full Board in person or in writing. After consideration of the defense, any decision to expel by the Full Board shall be effective after a second two-thirds vote by secret ballot of the Full Board and after Notice thereof to the member in question.

Section 2.6. Annual Meeting of the Membership

The annual meeting of the members shall be held in June of each year (the "Annual Meeting of the Members"). The Full Board shall provide a Notice to each member advising of the date, time and location of the Annual Meeting of the Members, said Notice to be given no later than thirty (30) days prior to the date of said meeting. Said Notice shall be accompanied by a copy of the Slate Announcement (as said term is defined in Section 4.1 of these By-Laws) advising the members of the candidates who shall be voted upon at said meeting. At the Annual Meeting of the Members, the presence of twenty (20%) percent of all Club members in good standing shall constitute a quorum. Any action taken at the Annual Meeting of the Members shall be upon a majority vote of all members present and in good standing. Each member in good standing shall be entitled to one (1) vote on each matter presented at the Annual Meeting of the Members.

ARTICLE 3: BOARD OF DIRECTORS

Section 3.1. General Powers

The affairs of the Club shall be managed by the Full Board and be operated consistent with the provisions of these By-Laws. The Executive Board of Directors (the "Executive Board") shall consist of the Club's Officers. The Full Board consists of the Executive Board and all other directors of the Club now or hereafter elected pursuant to the provisions of this Article 3. The Immediate Past President shall be a member of the Executive Board for one year.

Section 3.2. Meetings

The Full Board shall preferably meet monthly or bi-monthly as decided by the Executive Board, with a minimum of four times per year, at a time and place convenient to the majority of the Full Board at the call of the President and, if said date shall not already be posted on the Website of the Club, on at least three (3) days' Notice to all members. Any Club member may attend such meetings but may not vote on any issue. Board meeting dates are to be posted on the Club website. Additional Board meetings may be called by the President if Notice has been given three days in advance. Any meetings of the Full Board or of the Executive Board or of any committee of the Club, and any competitions authorized by the Full Board to be held remotely, may be conducted by means of computer technology or conference call as determined by the Executive Board.

Section 3.3. Voting Rights

Each Full Board member shall be entitled to one vote on each matter submitted to a Full Board vote. Except as otherwise provided in Sections 3.7, 3.8 and 4.3 of these By-Laws, a motion voted on is deemed passed if the majority of the quorum present approves.

Section 3.4. Quorum

Twenty (20%) percent of the Full Board shall constitute a quorum at the regular business meetings.

Section 3.5. Number, Tenure and Qualification of Directors

The number of directors shall not be less than five (5). At the meeting at which these By-Laws are adopted, the Executive Board shall adopt a resolution specifying the name and term of office of each person who shall be deemed elected and ratified as a director of the Club as of the date of the adoption of these By-Laws.

At each Annual Meeting of the Directors (as defined in Section 3.6 hereof) after the effective date of these By-Laws, a number of directors equal to (a) the number of directors whose terms have expired or (b) in the event that the Full Board has changed the number of directors, one-half of such directors, shall be elected.

Each director shall be elected for a term of two (2) years. At the expiration of any such term, any director may be reelected. Each director shall hold office for at least two (2) years and until such time as his or her successor shall be elected.

To be eligible for election as a director, a candidate must be a member in good standing of the Club for at least one (1) year.

Section 3.6. Nomination and election of Directors.

The directors of the Club shall be elected by the Full Board at its meeting in June of each year (hereinafter, the "Annual Meeting of the Directors").

At least one (1) month prior to the Annual Meeting of the Directors, a nominating committee consisting of directors appointed by the President shall provide the Full Board with a list of candidates for each director position that shall be expiring. The nominating committee may list more than one candidate for any open position. The list of candidates shall include: (a) all Members-at-Large of the Club who are not then already directors; (b) the chairs of all Standing Committees of the Club (plus any other committees created pursuant to the provisions of Article 5 of these By-Laws) who are not then already directors (in the event there shall be co-chairs of any given committee, the nominating committee may select only one of said co-chairs for candidacy for the Full Board); and (c) the Immediate Past President unless he or she is then a director who has served one (1) year as a director. Said list shall be subject to the approval of the Full Board.

Section 3.7. Election of Directors

The election of directors shall be held at the Annual Meeting of the Directors. Notice of such meeting shall be given at least thirty (30) days prior to the meeting.

Directors shall be elected by the Full Board from candidates presented by the nominating committee and approved by the Full Board. A two-thirds vote of the directors present at the meeting shall be required to elect each director.

Section 3.8. Removal and Vacancies

A director may be removed based on just cause by two-thirds vote by secret ballot of the Full Board, not including the individual in question. The director being recommended for removal must be given fourteen (14) days' Notice of the reason for termination and invited to state his or her defense to the Full Board in person or in writing. After consideration of said defense, any decision to expel by the Full Board shall be effective after a second two-thirds vote by secret ballot of the Full Board and after Notice thereof to the director in question.

The Full Board by two-thirds vote shall elect a replacement for the vacancy of any director so as to fulfill the remainder of the term of said director. In the event that the vacant directorship shall be held by the Immediate Past President, said director position will be left vacant for the remainder of the term thereof.

ARTICLE 4: OFFICERS AND DELEGATES- AT- LARGE

Section 4.1. Elections of Officers and Delegates- at- Large

A nominating committee for Officers and Delegate-at-Large shall be selected by the Full Board no later than March of each year. The committee will consist of four to six members that have served on the Full Board or committees, one of whom preferably has served on the nominating committee in the previous year. The current President shall not serve on the nominating committee.

The committee shall:

- (1) Give each member of the Club 30 days' Notice (the "Candidate Notice") of the officer and Delegate-at-Large positions and term thereof that need to be filled for the subject Club year;
- (2) Any member wishing to be a candidate for any such position and meeting the Requirements for Office set forth below shall send a notice to the chairperson of the nominating committee of his or her candidacy and demonstrating his or her compliance with said Requirements for Office; said notice shall be received by said chairperson within 30 days of the date of the Candidate Notice, failing which said member may not be considered a candidate;
- (3) After the 30th day next succeeding the date of the Candidate Notice, the nominating committee shall (a) prepare a slate of candidates (the "Slate of Candidates") for all positions to be filled, said Slate to consist of any members meeting the Requirements for Office who have timely indicated their candidacy and of any other

members meeting the Requirements for Office selected by the nominating committee and (b) present said Slate to the Full Board for approval; the Slate of Candidates may list more than one eligible candidate for any open position;

(4) The nominating committee prior to the preparation of the Slate of Candidates and the Full Board prior to the approval of said Slate shall have the right to interview any candidate;

(5) No later than May 30th of each Club year, the President shall announce the Slate of Officers (the "Slate Announcement") to be presented to the members for approval by secret ballot at the Annual Meeting of the Members, which meeting shall be no earlier than 30 days after the date of the Slate Announcement; should there be more than one candidate for any position, the candidate receiving the most secret ballots shall be deemed to have been elected by the members.

The following shall constitute the requirements for each indicated position:

President- five consecutive years of membership in the Club, with at least two years on the Full Board;

First and Second Vice President and Secretary- three consecutive years of membership in the Club;

Treasurer- three consecutive years of membership in the Club and either an accounting or bookkeeping background or other demonstrated experience in managing the fiscal affairs of an organization;

Secretary- three consecutive years of membership in the Club with the ability to take minutes and demonstrate good organizational skills;

Delegate-at-Large- one year of membership in the Club.

Notwithstanding the foregoing, the Full Board shall have the right to waive any of the aforesaid requirements for Office with respect to any candidate should it deem same to be in the best interests of the Club.

Newly elected officers and Delegates-at- Large shall be installed at the earlier of the annual dinner of the Club if said dinner is held in June or at the first regular meeting of the Full Board next succeeding the date of the annual Club meeting.

Section 4.2. Election and Term of Office

Officers and Delegates- at- Large shall be elected by the voting members in accordance with the provisions of Article 2 of these By-Laws. The officers of the Club are elected for a two-year term and shall consist of a President, Vice President, Treasurer and Secretary whose duties shall be those customarily pertaining to such offices and as specified in these By-Laws. A First Vice President may be elected when the Full Board deems it necessary due to Club size and/or the need for special projects and activities. The Delegates-at-Large referred to in

Section 5.6 shall be four (4) members and elected for two-year terms. No person may be elected to the same officer position for more than two consecutive terms of office unless approved by the Full Board.

Section 4.3. Removal and Vacancies

Officers and Delegates- at- Large may be removed based on just cause by two-thirds vote by secret ballot of the Full Board, not including the individual in question. The individual being recommended for removal must be given fourteen (14) days' Notice of the reason for termination and invited to state his or her defense to the Full Board in person or in writing. After consideration of said defense, any decision to expel by the Full Board shall be effective after a second two-thirds vote by secret ballot of the Full Board and after Notice thereof to the individual in question.

The Full Board shall elect a replacement for the vacancy of any office other than that of President, Immediate Past President or Delegates-at-Large. A two-thirds (2/3) vote of the Full Board shall elect. In the event that the office of President becomes vacant, the Vice President shall automatically assume the duties of the President for the remainder of the term of office. In the event that the Vice President is unable to assume the duties of the President, a new President shall be elected by the Full Board within 30 days after the Full Board shall learn of said inability to fulfill the remainder of the term. In the event that the office of Immediate Past President becomes vacant, the office will be left vacant for the remainder of the term.

ARTICLE 5: OFFICERS AND DUTIES

The Officers of the Club shall consist of the President, Vice President any First Vice President or Second Vice President created pursuant to Section 4.2 of these By-Laws, Secretary, Treasurer, and Immediate Past President.

Section 5.1. President

The President shall preside over the meetings of the Full Board and the business meetings of the Club. The President may appoint with Full board approval, chairpersons and delegates as specified in these By-Laws and shall be an ex-officio member of all committees. The President shall perform all other duties of the office and appoint any special committees as deemed necessary with approval by the Full Board.

Section 5.2. Vice President

The Vice President shall assume the President's duties in his/her absence and the office of President for the remainder of the term in the event of a vacancy in the office. The First Vice President (if any) will work collaboratively with the President and Vice President and take on responsibilities as deemed necessary by the President.

Section 5.3. Treasurer

The Treasurer shall collect and preserve all funds of the Club. The Treasurer shall pay all bills for obligations incurred by order of the Executive Board or by the President. All checks will be signed by the Treasurer or President. The Treasurer shall keep an account of all receipts and expenditures, and upon due notice make such an account available to the Executive Board.

The Treasurer shall submit a written report to the Full Board at each meeting and present to the Full Board a yearly budget for approval in August of each Club year. The Treasurer shall keep a written inventory of all Club equipment and shall perform all other duties falling to the office or which the Executive Board may direct. The Treasurer must validate membership status for member participation in Club competitions. The Treasurer is responsible for the annual tax filings and for keeping up with the current regulations in order to keep the tax-exempt status of the Club intact.

The Treasurer shall have the authority to spend up to \$250.00 for any single complete expenditure. Any expenditure exceeding \$250.00 must be approved by a majority vote of the Full Board. Any expenditure exceeding \$1000 shall be approved by a majority vote of the Full Board at a meeting for which fourteen (14) days' Notice has been given. The Treasurer will have the right to pick an assistant to act on his behalf in his absence, upon approval of the Executive Board.

Section 5.4. Secretary

The Secretary shall record the proceedings of all Full Board and Executive Board meetings. The Secretary shall conduct such correspondence as is necessary or as directed by the Executive Board or by the President. The Secretary shall have custody of these By-Laws, and the meeting records concerning which he/she shall keep up to date. The Secretary shall perform such other duties as the Executive Board may direct.

Section 5.5. Immediate Past President

The Immediate Past President shall serve as an advisor to the Full Board and perform such duties as may be prescribed by the Full Board or the President for one year. He or she must serve on the Nominating Committee.

Section 5.6. Delegates-at-Large

The four (4) Delegates-at-Large shall serve as a liaison for the general membership and Full Board and serve a two-year elected term. The Delegates-at-Large will also assist in special projects and activities and may be asked to assist specific committees when needed as coordinated by the Vice President or First Vice President (if any).

ARTICLE 6: STANDING COMMITTEES

The chairpersons of each standing committee shall be approved by a majority vote of the Full Board. In addition to "standing committees" created by By-Laws, the President may appoint additional committee chairpersons as needed with Full Board approval and they will also be considered part of the voting Board of Directors upon their election to the Full Board pursuant to the provisions of Article 3 of these By-Laws.

Section 6.1. Standing Committees

- (1) Community Outreach
- (2) Competition
- (3) Field Trips
- (4) Judge Selection
- (5) Historian
- (6) Hospitality

- (7) Member Resource Initiative
- (8) Membership
- (9) Social media and Club Communications
- 10) PFLI
- (11) Programs
- (12) Technology
- (13) High School Competition
- (14) Mentoring

ARTICLE 7: COMPETITIONS

Competition rules shall be determined by a Competition Rules Committee and approved by the Full Board. These rules shall control all details of the conduct of the competitions. The Competition Rules shall be made available to the membership by a Notice including same, by being posted on the Club website or provided to a member in hard copy for any member without web access. Any changes in rules must be approved by the Full Board and then be posted on the Club web site as well as included in a Notice to all members.

ARTICLE 8: FISCAL YEAR

The Fiscal Year of the Club shall run from July 1 to June 30.

ARTICLE 9: PARLIAMENTARY RULES

The President may choose to run the meetings in an informal manner, but should a conflict arise, it shall be guided according to Robert's Rules of Order.

ARTICLE 10: AMENDMENT

The President shall appoint a committee to review the By-Laws at intervals not to exceed four years from the previous review. Any proposal to alter, amend, or repeal, any section of these By-Laws or to create a new section, must be approved by the Full Board.

ARTICLE 11: CONFLICTS OF INTEREST

The Full Board shall adopt and oversee the implementation of a Conflicts of Interest policy complying with the provisions of Article 7 of the New York State Not For Profit Corporation Law.

ARTICLE 12: INDEMNIFICATION OF DIRECTORS AND OFFICERS; INSURANCE

Section 12.1. General Indemnity

To the extent permitted by law, the Club shall indemnify each director and each officer who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he or she is or was a director or officer of the Club against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding if such person acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interests of the Club, and, with respect

to any criminal action or proceeding, had no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he or she reasonably believed to be in or not opposed to the best interests of the Club, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was unlawful.

Section 12.2. Scope of Indemnity

To the extent permitted by law, the Club shall indemnify each director or officer who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Club to procure a judgment in its favor by reason of the fact that such person is or was a director or officer of the Club, against expenses (including attorneys' fees) actually and reasonably incurred by such person in connection with the defense or settlement of such action or suit if such person acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interests of the Club and except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his or her duty to the Club unless and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite that adjudication of liability, in view of all the circumstances of the case, such director or officer is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

Section 12.3. Attorneys' Fees

To the extent that a person who is or was a director or officer of the Club has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in this Article, such person shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by such person in connection therewith.

Section 12.4. Specific Case

Any indemnification under this Article (unless ordered by a court) shall be made by the Club only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because such person has met the applicable standard of conduct set forth in this Article. Such determination shall be made: (1) by the Full Board by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding; or (2) if such a quorum is not obtainable, or, even if obtainable but a quorum of disinterested directors so directs, by independent legal counsel in a written opinion.

The indemnification provided by this Article shall not be deemed exclusive of any other rights to which a director or officer seeking indemnification may be entitled under any statute, provision in the Club's articles of incorporation, by-laws, vote of disinterested directors or otherwise and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs, executors and administrators of such a person.

Section 12.5. Club Authority

The Club shall have the power to purchase and maintain insurance on behalf of any person who is or was a director or officer of the Club against any liability asserted against such person and incurred by such person in any such capacity, or arising out of his or her status as such,

whether or not the Corporation would have the power to indemnify such person against such liability under the provisions of this Article.

Section 12.6. Invalidity

The invalidity or unenforceability of any provision in this Article shall not affect the validity or enforceability of the remaining provisions of this Article.

ARTICLE 13: NON-DISCRIMINATION

Neither the Club nor its directors or officers shall discriminate against any individual or group for reasons of race, color, creed, sex, age, ethnicity, national origin, marital status, sexual preference, mental or physical disability or any other category prohibited by law.

ARTICLE 14: CORPORATE LIMITATIONS

Section 14.1. Limitation on Purposes

Notwithstanding any other provisions contained in the Certificate of Incorporation, the Club is organized exclusively for one or more of the purposes as specified in Section 501(c) (7) of the Internal Revenue Code and shall not carry on any activities not permitted to be carried on by a corporation exempt from federal income tax under Internal Revenue Code Section 501(c) (7) or corresponding provisions of any subsequent federal laws.

Section 14.2. Net Earnings

No part of the net earnings of the Club shall inure to the benefit of, or be distributable to its officers, directors or other private persons, except that the Club shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in this Article 13.

Section 14.3. Influencing Legislation

No substantial part of the activities of the Club shall be the carrying on of propaganda or otherwise attempting to influence legislation (except as otherwise provided by Internal Revenue Code Section 501(h)) and the Club will not participate or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

Section 14.4. Dissolution

In the event of dissolution of the Club, all of the remaining assets and property of the Club shall, after payment of all necessary expenses thereof, be distributed to other organizations exempt under Internal Revenue Code Section 501(c) (7) or corresponding provisions of any subsequent federal tax laws, or to the federal government, or to state or local governments for a public purpose, subject to the approval of a Justice of the Supreme Court of the State of New York.

ARTICLE 15: NOTICES

Wherever in any Section of these By-Laws there shall be a requirement that a Notice be sent, each said Notice shall, within the time limit specified in said Section, be (a) delivered to the designated recipient thereof by email or facsimile transmission at the email address or fax number specified in the books and records of the Club or (b) at the option of the Club, mailed to such recipient, postage prepaid, addressed to him or her at the address specified in the records of the Club, with such Notice deemed given when deposited in the U.S. Mail. Any such Notice shall also be posted on the website of the Club. Notwithstanding the foregoing, a Notice of any special or emergency meeting may be sent by email, facsimile, telephone or given personally so as to afford the maximum notice reasonably possible under the circumstances.

SCHEDULE A

**LIST OF DIRECTORS, TERMS AND CURRENT POSITIONS AS OF FEBRUARY 15,
2023**

Director	End of Term	Current Position
Marty Kesselman	6/30/2023	Membership Chair
Paul Schmid	''	Competition 1st Co-Chair
Marc Alter	''	Delegate At Large
Robert Guido	''	Delegate At Large
Mary Ruppert	''	Historian Chair, Member Resource Chair, Mentoring Chair
Marisa Comple	''	Hospitality Co-Chair, PFLI Chair
Andrea Gordon	''	Hospitality Co-Chair
Jean Van Dorne	''	Hospitality Co-Chair
Marguerite Moore	''	Judge Selection 1st Co-Chair
Kevin Armstrong	''	High School Competition Chair
Darin Reed	6/30/2024	President
Deidre Elzer-Lento	''	2nd VP, Past President
Herb Knopp	''	Treasurer

Clyde Berger	“	1st VP, Outreach Chair, Field Trips Chair, Programs Chair
Barbara Chadakoff	“	Secretary
Dana Richter	“	Newsletter Chair
Glenn Hudson	“	Technology Chair
Stan Mehlman	“	Programs 2nd Co- Chair, Mentoring Co- Chair
Marianne Wilmott		Judge Selection 2nd Co-Chair
Laura Bergman		Delegate At Large, Competition 2nd Co- Chair
Pauline Chiarelli		Delegate At Large

