## Constitution of The American Jersey Cattle Association

## Adopted June 29, 2019

RTICLE I
Purposes
Pec. 1. The purposes of the Americanses Jesey Cattle Association, an association of Jersey
Seders. are to improve and promote the breed of fersey cartle in the United Stares Sreders, are to improve and promote the breed of Jersey cattle in the United States and the best interests of the breeders of Jersey cattle.

ARTICLE II
Membership
Membership
Sec. 1. The Association shall have five (5) clases of members. The designation of such
Ilasses and the equalif cation s or membership of such chasees shall be se follows: (a) Active members. A natural person who is an owner of one or more registered Jersey
cattle and who has registered or had transferred to his or her ownership a Jerse animal within vo (2) years immediately preceding the fling of his or her application for (b) Inactive members, A.
sor her ownership a Jersey animal for fa period of of woo (2) years shall ow have transferred to inan registering or havinactive member shall again become an active member automatically (c) Hon reoristering members. The Board of Directors, upon the nomination of any Direc
(c) or and by unanimous vote of its members, may lect such persons as honorary members
whose election, in its judgment, will enhance the efficiency, fortify the standing or extend whose election, in its j udgment, will enhance the efficiency, forifify the standing, or extend
he usefulness of the Association. Such honorary members shall not ter required to pay any mitiation fece and shall neither be entitled to any vote, to members rates for registration, no
to hold office in the Association.
 qualifications for junior members as it may determine from time to time.
(e) Asociate members. A natural person, who does not own Jersy catte but has (e) Associate members. A natural person, who does not own Jersey cattle but has
exhibited an incerst in the eerse breed, may be eecected to associate membership by the
Board of Directors. An associate member shall not be entitled to vote or hold office in the ssociation.
change in ownership of fersey catte on the records of the Association. Any sanctions auth
ired by this Sec. 1 may be imposed subject to terms and conditions deemed appropriate by The Executive Committee or the Board of Director
Sec. 2. The Executive Secretary shall investigate all complaints or orher information received by the Association concerning the conduct or activities of any person, or the re
cord of any ynimal, that in the opinion of the Executive Secreary may involve a breach o
duy desi and duty described in Sec. 1 hereof. If the Executive Secreatry concludes that hhe results of the
investigaion should receive further consideration, the Executive Secreary shall prepare investigation should receive further consideration, the Executive Secretary shall prepare
formal statement of charges describing the breach of duty and shall forward the satemen of charges to the President, or in the event of the absence or inability of the President, the Vice President.
Sec. 3. (a) If the President or Vice President determines, in his or hers sole discretion,
that the Executive Committee should consider the chareses, he or she shall order hearing that the Executive Committee should consider the charges, he or she shall order a hearing
on the charges before the Executive Commitree. Hearings shall be held at a time and place
determined by the President or Vice President. Notice of the time and place of any hearin determined by the President or Vice President. Notice of the time and place of any hearing
shall be given by the Executive Secreary not less than thirty days prior to the date set for stall be given by the Executive Secretary not less than thirty days prior to the date set fen
the hearing to each person charged with a reach of duty. The notice shall be acompanied by the statement of charges signed by the Executive Secreatry, a copy of the Constitution
and Bylaws of the Association, and any procecdural rules adopted by the Board of Directors Copies of the notice and statement of charges shall be mailed to each Director.
(b) Hearing shall be conducteted id accordance wilh rulese of procecture adopted by
 President or Vice President, any yhere person having an interess in the matter, shall have th
right to oppear at the hearing in person, to be represesnted by counsel, and to give testimon right to appear a the hearing in person, to be represented by counsel, and to give testimon
and offer witnesses, affidavist documents sand other evidence. The Executive Secereary sha have the burden of proving the charges by a preponderance of the evidence.
(c) As soon as practicable following a hearing the Execuive Commitre
its decision on the che charges and shall impose any sanctions, and take any such orther action as it may deem appropriate, or the Executive Committee may dismiss the charges or orde a furcher investigation and rehearing. The findings of fact and decision of the Executive
Committe shall be reduced to writing, and the Executive Secectary shall promply give Comimitee shar be reduced to writing, and the Executive Secretary shall promply give
notice of the Executive Committees dee the hearing and to each Director.
Sec. 4. (a) Any decision of the Executive Committee may be appealed to the Board
Directors by yy person who appeared and participated in the hearing including the Executie Secreary. The Board of Directors may hear and decide the appeal or may appoint a speci ommitree of Directors to hear and decide che appeal. Wrirten onice of an appeal must by mailed, postage prepaid, by certified mail. returur receip trequested. to the Execeutive Secrectary
within thirty dyys after the date notico of the decision was mailed by the Executive Secreary (b) Hearings on appeal shall be held dat atime and place determined by ye Pe Pescident or Vice President. Not less than thirty (30) days prior to the date of the hearing on appea, the Executive Secretary shall give notice of the time and place of the hearing to
each Director and to any person who was enitited to notice of the hearing.
(c) The appeal shall be decided on the basis of the record of the Executive Committee
procedings and the aryments of the parties
who paraicipieted inh hearing. Noadditional estimony or other evidence shall be e introduced
or recived in connection with the appeal. who participated in the hearing. No additit
or received in connection with the appeal di in connection with hhe appeal.
d) As soon as practicable a after he conclusion of the hearing on appeal, the Board of Directors or special committee shall render adecision on the issues presented by the appeal
The Board of Directors or special committee may affirm, reverse or modify any decisio of the Executive Committee, including reducing or increasing any sanctions imposed, a
oher actions akene, by the Executive Committec, or may order a rehearing. The decié other actions taken, by the Executive Committee, or may order a rehearing. The decision of
the Board of Directors or special committee shall be reduced to writing. and the Executive Secreary shall promply give notice of the decision to all parties who participated in the appeal.
Sec. 5. Sec. 5. All decisions of the Executive Committee and of the Board of Directors of
 Of a maiority of all the members of the Executive Committee or of
or all the members of the special committee, as the case may be.
Sec. 6. Whenever, in the juldgment of the Executive Secretary, the best interests of the
Assocition so require, any or all privileges of any person, eveept Association so require, any or all privileges of any person, except the right of a member to
vote and receive notice of meetings, may be suspended by the Executive Secreatry with the written concurrence of the President or Vive President or such privileges may b be suspended
bythe Execuruve Committee pending the results of any investigation or he f inal disposition by the Executive Committee, pending the results of
of any charges of brach of dury to the Associaion
Sec. 7. When any person has been denied priv
Sec.7. When any person has been denied privileges of the Association or censured, o,
suspended or expelled from membership, he fact thereof and the reasons for such action
 shall be publicy an
of the Association.
Sec. 8. Any notice permitted or required to be given by the Executive Secreary shall b
deemed to be given when mailed postrig prepaid by certifid mil addressed to the person for whom it it is intended at the address of such personn in the file of tressed to the person for whom it is intended at the address of such person in the files
of the Adrion or at an address which the Executive Secreatry has reason to believe wil Sring the notice to the a atention of such person.
Sec. 9 . The sole efficial record of fall hearing
Sec. 9 . The sole official record of all hearing and appeal proceedings shall be that produced
in a manner approved by the Board of Directors. Copies of the record shall be made available
any party to the proceedings upon payment, in advance, of the reasonable cosst thereof
Sec. 10 Any provison of this Atricl III may be waived by any person and such Sec. 10. Any provision of this Article III may be waived by any person, and such
erson shall not thereafer be entited to claim the benefit or protection of such provision. Sec. 11. Any action at law or in equity or other judicial proceeding instituted or rosecuted by a member or by an applicant for membership against the Association or ssociation by a non-member relating to registrataion or transfer of any animal or orherwise
 Cach such member, applicant for membership or non-member hereby waives she right to she is a party, whecter plain for defendant.

## ARTICLE IV Meetings

 Sec. 1. The annual meeting of the Asscociaition for the election of Directors and theHesident, and for the transaction of such ohere business as may come before it, shall be held Uuring the month of June each year unless the Board of Directors shall call the meecing for
different monht, at such place within or without the State of Ohio and at such time as different month, at such place within or without the Sate of Ohio and at such time as
he Board of Directors shall designate. The date and location of the annual meeting shall be published in the Jesesey Journal not less than ninety (90) days before the date of the meeting.
Notice of the annual meeting shall be bent to e eligible members (as defined in Sec. 3 , below) by personan delivery mail, electronic mail, telecopy, or any othe rauthorized communication
 before the date of the meeting. If mailed or sent by overnight delivery service, that notic hall be addressed to the eligible member at the eligible members address as it appears on that notice shall be sent to the address furnished by the eligiblem member for ransmissions by authorized communications equipment. Notice of adjourrment of a meeting need not
be given if the place, if any, and the time to which it is adjounned and the procedure by be given if the place, if any, and the time to which it is adjaurned and the procedure by
which the lieibible members can be peresent and vote at he eadjounned meeting through the Wse of authorized communications equipment are fixed and announced at the meetings. en (10) percent of the active members shall call, special meetings of the Association, subbiect ot the following conditions: (a) such meetings may be held within or wisthout the state of Ohio, (b) notice of such meetings shall be sent by first class mail, postage prepaid, to all
cligible members at their addresses as shown on the record of members, not less than thirty 30) nor more than fify (50) days before the date of the meeting, and (c) only business ser Forth in the notice of the meeting shall be transacted at such meetings.
the Association on he date fify ( 50 ) days prior to the annual or any special meeting (hereafier called "record
date", and no others, shall be eligible to vote a such meeting and are refered to as eligible nembers" throughout this Constiution.
Sec. 4 .
(a) Voting for the offices
Sec. 4.
rinted Voting for the offices of Director and President shall be by official ballo printed and provided by and at the expense of the Association, which ballot shall contain
only the names of the persons nominated for such offices pursuant to the provisions of names of the per
Sec. 3, hereof,
(b) Each eligible
le member, or another person designated by the Executive Secreary

 ballo shall contain only the names of the persons nominated for such offices pursuant to
hhe provisionso af Article, Sections 3 hereof. The official ballor shall also indudud a list of
all candidates nominated and their places of residence, the names of the signers of each candidates nominated and their places of residence, the names of the signers of each (c) Ballots shall be voted by eligible members by marking and mailing or delivering

 the date of the annual meeting shall be delivered to the Inspectors of Election by the
Executive Secretary before $12: 00$
oc'lock noon, local time of the place of the meeting, on Execuive Secreary before $1: 00$ oddock noon local time of the place of he meeting, on alllot has not been timely received at the office of the Executive Secretary may obtain a alllot from the Inspectors of Election at the time of the meeting provided such eligible
nember requess and the Inspectors of Flection approve, such request. Ballots shall be valid
 7) days prior to the data of the annual meeting or delivered to the Inspectors of Election
during the annual meeting as provided herein but not vater than 12:00 occlock noon, local during the annual meeting as provided herein but not later than $12: 00$ o'dlock noon, local
time of fhe place of the enecting on the day before the date of the meeting, or by such other me as the Executive Seceetary may designate.
(d) Ballots shall not be revocable, and voting by proxy for the offices of Director
nd President is prohibited. An eligible member shall not knowingly permit his or her ballor and President is prohibited. An eligible member shall not knowingly permit his or her ballot
ob be marked by any person other than himself or herssff and ballots marked or submitted by any person other than the eligible member whoses ignature appears on the ballo s shall be nember, none of such eligible member's ballots may be counted by the Inspectors. member none of such eligible members Sallots may be counted by the Inspectors.
(e) Enclosed with each ballor mailed to e eigible members there shall bea proxy to
vote on other business as may come before the annual meeeing Such proxy shall be made oote on other business as may come befored the ennual memembers sucre shall be a proxy shall to to made
only in favor of, and voted by, ligible members of the Association and must have been only in favo of, and voted by, eligible members of the Associatio
exceuted within fify (50) days of the date of the annual meeting.
(f) Proxies must be filed with the Inspectors not later than 12:00 ${ }^{\circ}$ ' lock noon, locill time of the place of the meeting, on the date prior to the date of the meeting as shown in the
notice thereof; and no proxy may be revoed after the foregoing deadine for fling proxies (g) The Board of firectors shall, by resolution from time to to tie, adopt procedure which will reasonably assure the secrecy of members ballots.
Sec. 5 . For the purpose of a e election or the ranasaci
Sec. 5 . For the purpose of an election or the transacting of other business, a quorum
shall consist of that number of eligible members present in person, or by proxy or ballo shal consist of that number of eligible members present in person, or by proxy or ballo event shall a quorum consist of less than one ( 100 ) hundred votes.
Sec. 6 . At least fify ( 50 ) days prior to a meeting, the President, with the approval
of the Board of Directors, shall appoint three (3) or more Insectors of Ele of the Board of Directors, shall appoint three (3) or more Inspectors of Election, none of
whom may be an Offrecr. Director or mployee of the Association, who shall hear all com-
plaints concerning the satus of per
 Inspectors shall tabulate and determine the validity of all proxies, count all ballots cast as
In It each question and office, shall cerrifiy the result of such counts, and shall perform such other duties as may be provided by law. Each Inspector, before entering upon the discharge
of his or her duties, shall take and sign an oath faithfully to execute the duties of Inspecto with strict impartiality and according to the best of his or her ability.
Sec. 7 Prior to the time for sending official ballotst to e eligible
 for in Article IV, Sec. 4, hereof, the President, with the approval of the Board, shall appoint
Proxy Committee of three eligible members and two (2) alternates who shall laso be eligible members. No proxy shall be valid after ninety (90) days from the date of its execution.

## ARTICLEV

Sec. 1. (a) The Board of Directors of the Association shall consist of the (b) Each Director including the President shall be an active member of the
(b) Association who is actively engaged in ownership or management of a recognizable e ens in paragraph (c) of this Sec., from which he or she is elected, but not more than one of the welve Directors other than the President shall be a resident of any one district. (c) The teritiory covered by the Association shall be divided into twelve (12)
districts to provide for equitable representaion on the Baard of Directors of fll secions of the country, taking into account, without limitation, the number of active members, the
population of registered animals served, and historical trends. The districts shall be defined population of registered animals served, and historical trends. The districts shal be define
by resolution adopted by the Board of Directors as as rovided in paragraph (e) of this Sec by resolution adopted by the Board of Directors as provided in paragraph (c) of this Sec.
(d) The Board of Directors shall periodically review the districts to determin (d) The Board of Directors shall periodically review he districts to determine from information avialable to it or in response to requests from active members. Such
review shall, however, be made at least once every ten (10) years. review shall, however, be made at least once every ten $(10)$ years.
(e) The Board of Directors shall have the authority to $d$
(e) The Board of Directors shall have the authority to change the composition of districts or the number of Directors or have the effect of discoual fyying any incumber Director. Before any change by trectors or have the effect of disuualifying any incumben comment. Any final action of the Board of Directors regarding suscocition for review and further changes it may make following that Dirnuual meeting, shall be cereopored ar the an succeeding gnnual meeting and shall take effect at that annual meeting.

 elected at each annual meeting for $a$ term of three (3) years and until their successors shal
be elected. The President and Directors shall take office immediately upon the conclusion of the annual meeting at which they are elected.
(b) The President and each Director shall be e lected by a plurality of the votes cas
by eligible members. In the case $f$ f taie the
 other than the President shall not thereaferer be e ligiblef $f$ (2) successive terms buta Directer has lapsed affer the termination of the the Directors stecond, successive full term. A Directer
who, by appointment or election has filled out the uneper Hho, by appointment or election has filled out the unexpired term of a vacancy shall bo of such unexpired term.
Sec. 3.
(a) Each
Sec. 3. (a) Each Director shall be nominated by perition, signed by twenty (20
active members residing in the District on which his or her ligibibility is based ude active members residing in the Dist
provisions of Sec. 1 of this Aricicl.
(b) Nominations for President shall be by peeition signed by any dirty (30) active members or the Association.
(c) All nominations for Director or President muss be rececived at the office of tit Executive Secretary of the Association not laterer than sixty five (65) (dyys in advance of the
date of commencement of the annual meeting as shown in the notice thereaf date of commencement of the annual meeting as shown in the noticis theref.
(d) A list containing the names and addresses of all ligible members shall be sent (d) Alist containing the names and addresses of all ligigile members shall be sent be prepared.
Sec. 4 . Regular meectings of the Board of Directors shall be held immediately preceding
and following the annual meeting of the members and a s such other times as the Board of and following the annual meeting of the members and at such other times as the Board
Directors may determine. No notice of regular meetings of the Board of Directors is nec essary, except that the Executive Secreary and the President shall determine the time and place of the meeting to be held immediately preceding the annual meeting of the member
written notice of the time and place of which shall be given to each Director by the Executive

Secretary at least ten (10) days prior to the date of such meeting. Sec. S. Special meectings of the Board of Directors may be, and upon request of five (5) mmunications equipment permitted under the laws of fthe sent by mail, or any authorized ast ten (10) days prior to the date of such meeting. At all meetings of the Board of Directors
majority of the whole Board shall constitute a quorum lon lesser number may adjourr such a meecting from time to to the e wirhsoction of fusbesiness, but
 accordance with Sec. 1 (b) of this Articicle, a vacancy shall occurf and if if a Director shall fail
 Board of Directors may, after notice in writing to such Director and affording the Directo opportunity to be heard on the question, remove the Birector from office and declare
vacancy
Sec. 7 . Except as may be otherwise provided herein from time to time, the Board of Directors may take any action by a majority vote of those present at a meeting ar which quorum is present. Participation ar meetings may be by means of any communications
quipmenti fall Directors particicpating can hear each other. The Board of Directors may also the affirmative written vote or approval ofall the Directors in office, take any action which the Board of Directors.
Sec. 8. The remaining Directors may, by yhe vote off majority of their number, appoint a
nember to fill any vacancy in the Baard of Directors and the office of President unil the next anual meeting, provided that, if vavacancy occurs after the deadline for nominations trovided annual meeting provided that, if a vacancy occurs after the deadline for nominations provided
in Sec. 3 of this Atricide, then the appointee shall serve until the second successive annual heecing after the vacancy occurs. The appointee shall take office immediatly upon his or $h$ he appointment. At the next annual meeing any such vacancy filled by the vote of the Dire
shall be permanenty filled for the unexpired term by ballo of the cligible members.
Sce.9. In the event that a nominee for Director or President shall die, withdraw, of
Ser
Ster therrise be unavailale for election between the date by which nominations must be made
nd whe date of the election, then, in the event that no other nominee receives a pluarlity of the vores cast by all eligible members, a vacancy shall be considered to have occurred enititing He Directors to fill such vacancy in accordance with the provisions of ofec. 8 , of this frititite $V$. Sec. 10. The Board of Directors shall establish an Executive Committee, consisting of
ce President, the Vice President and three ( 3 ) other Directors nominated by the President and approved by the Board. Meecings of the Executive Committee shall be called by the resident when, in the Presidnen's judgment, the business of the Association requires them The Execulive Commintee shall possess and exercise all the powers of the Board of Directorn Bard of Directors may establish such other com mittees, consisting of not less than three ( 3 Directors by law may delegate to such committes any of its authority ermittec by law, may delegate to such committees any of its authority.
Sec. 11. A majority of the members of any committee of Directors
uorum for the transaction of business and a committee may take any action ata meeting by
aioority vote of the full committece or in a writing signed by majo ority of the members of the committee. Participation at meetings of committees may be by means of any communications quipmenn if fll the committee menbers participating can hear each other.
Sec. 12. Members of the Board of Directors and of commitece of
Sec. 12. Members of the Board of Directors and of commititees of the Association shal
be reimbursed for their actual reasonale expenses incurred intent te reimbursed for their actual, reasonable expenese incurred in attending mectings or other
unctions authorized by the Board of Directors or Executive Commitee.

ARTICLE VI
Officers
Sec. 1. It shall be the duty of the Presidenters to maintain a general oversight of the affairs of the Association, to teport to the ennuxal meeting, and to make such recommendations to
 members, one of the Directors shall be eececed Vice President by the Board of Directors to
serve for a term of one year The Vice President shall perform the duties of the Presiden in the bssence of the President from the country of from any mecting of the Association or Board Directors, or in case of the inability $14 \in$ Presiden 10 ar Such absence or inability to act has terminated.
Sec.3. An Executive Secretary shall be app
 shall from time to time determine. The Executive Secretary shall keep, or cause to be kept,
minutes of the meetings of the Association of the Board of Directors and of the Executive ninutes of the meetings of the Association, of the Board of Directors and of the Execetuve He or she shall cause to be sen all official notices required by lav, the Constiution, Bylaws
or Rules and Regulations of the Association. He or she shall have charge of the property of or Rules and Regulations of the Association. He or she shall have charge of the property of
the Association and, in the performance of his or her duties, he or she shall ata tesponsible to the President and the Board of Directors. He or she shall give a surety bond witten by a corporate surety approved by the Board of Directors, for the faithful per
of his or her duties, the expense of which bond shall be borne by the Association.
Sec. 4 . An Assistant Secretary may be nominated by the Executive Secretary and appointed
by the Board of Directors to serve a the pleasure of the Board. In the event of inability of
 duties of of the Executurive Secereary for suych period of of inability to serve of fhe Executive Secrectary and, in addition thereto, such Assistant Secretary shall perform such other duties as may from ime to time be assigned by the Executive Secretary.
Sec. 5. A Treasure shall be nominated by the
Sec. 5. A Treasurer shall be nominated by the Executive Secreteary and appointed by
he Board of Directors to serve at the pleasure of the Board. He or she shall receive such compensation as She Execuive Secrearay with approval of the Beard mey from time to time
determine. The Treasurer shall have the custody of fll real estate monies and securitics of the

Association, subject to the direction and control of the Executive Secretary. He or she shal invest the Associaitions funds as a authorized by the Board of Diviecters.The The Teasures shall sed
that the property and liabilities of the Association are filly protected by insurance, the amou thereof to be approved by the Board of Directors. He or she shall depositit the Association time to time designate. He or she shall prepare or cause to be prepared by a reputable firm of certificd publicicccocountants approved by the Board of Directors, financial statements the Association including, without limitation of the generality of the foregoing, a statemen
of receips and disbursements and a balance sheet. He or she shall perform such other dutie as she Board of Directors or the Executiviv Secreary may prescribe and at all times shall be responsible to the President, the Board of Directors and the Executive Secretary. The Treasure
shall give a surery bond, writen hy a corporate surery approved by the Board of Divectors shall give a suruety bond, written by a corporate surety approved by hhe Board of Directorn
for the faithfful performance of his or her duties,
by expense of whe which bond shall be bornc for the faithur perfo
by the Association.
ance 6 .
Sec. 6. An Assistant Treasurer may be nominated by the Executive Secretary and appoint ed by the Board of Directors to serve a the pleasure of the Board. The Assistant Treasuruer may countersign all checks sand ohtere orders fop the the paymenten of monies of the Associcition and shall
assist the Treasurer in the duties of his or her office generally and perform suct oner as may be required of him or her bry by he Treasuruer. He or shhe shall givea s surery bond, writte as may be erequired of him or her by the Treasurer. He or she shall give a surety bond, writen
by a corporate surecy approved by the Board of Directors, for the faithful performance of his by a corporates surety approved by the Board of Directors, for the fatithul per
or her duties, the expense of which bond shall be borne by the Association.
$\underset{\text { Debts }}{\text { Article }}$
Sec. 1. No Officer Employee, Agent, or Member of the Association shall contract any
debt in the name of the Association, unless authorized to do so by the Board of Directors. article viil
Sec. 1. It shall not be the responsibibility of this Associaion to enforce any contract of agreement between buyers and sellers of fersey cattle.
$\underset{\substack{\text { ARTICLE IX } \\ \text { Indemnification }}}{\text { and }}$
Sec. 1. The Association shall indemnify any personn hereinaffer referred to a san "Eligible Sec. 1. The Association shall indemnity any person (hhereinaterer eferrede to as an "Eligibl
Person") who was or is is party, or is streatened to be made a party, to any threatened, pending
 by reason of the fact that he or she is or was a Director or Officer of the Association, or is of
was serving at the request of the Association as a Director, Officer, Partner, Truste or other was serving at the request of the Association asa Director) Officer, Partrer, Trustee or oohh
fiduciary of another corporation, association, partnership, joint venure, trust, employe
 and amounts paidi s settement, actualy and reasonably incurred by such Eligible Person
connection with such action suit or proceding to the extent and under the circumstanco permited by the Nonprofit Corporation Law of the State of Ohio. Such indemnification unless ordered bya court, shall be made as authorized in a specific case upon a determination
hat indemnificaion of the Eligible Pesson is roper in the circumsunces because he o $s$. has met he applicable standards of conduct seef forth in the Nonprofitit Corporataion Lav. Such decermination shall be made (1) by the Board of Directors by a majority vote of a quorum consisting of Directors who were not, and are not, parties to, or threatened with, any such
action, suit or proceeding, or $(2)$ or if maja marity vote of a quorum of disinterested Directors action, suit or proceeding, or (2) or if amajority yote of a quorum of disinterested Direction
so directs, in a written opinion by bindependent legal counsel mecing the equirements of independence prescribed by the Nonprofit Corporation Law, or (3) by the members, or (4) by the Court of Comme
brought broush.
Se. 2.
Sec. 2. The right to indemnifcation under this Article IX shall not be exclusive of
and shall be in addition to, any other rights granted to those secking indemnification
 and shall continue as to a personn who has ceased to be a Director, Officer, Partner, Trustee or oher farson.
such per. 3.
Sec. 3. To the extent permited by the Nonprofit Corporation Law the Association shal
pay expens. pay expenes on behalf of an Eligible Person, including peasonable a atornerys fees, incurred
 final disposition of such action, suit or proceeding, as authorized by the Board of Directo
in the specific case, upon receipt of an underaking by or on behalf of the Eligible Perso to repyy such amount fif it shall ultimanely be determined that he or she is not entitled to be indemnififd by the Association as authorized in this A Aticle IX.
Sec. 4. For the purpose of this Arricle IX: the Assciation
Luested 4. Fersor he porerve assa of fiduciaryy of an employee benefit plan if the performance of $h$ his
 on a person with respect to an employee benefit plan shall be considered finess and accio
taken by a person with respect to an employee benefit plan in the performa taken by a person with respect to an employee benefit plan in the performance of his or
duties and reasonably believed to be in the best interest of particicpants and bencficiaries duties and reasonable yeeieved to be in the bess interest of partiticpants and benefici
the plan shall be deemed to be not opposed to the best interesss of fhe Association.
articlex
Sec. 1. This Constitution may be amended by yn affirmative vote of three-fourth of the eligibe. members of the Associaition voing a a a a annual or special meeting. provided that the
proposition to mend shall first have been slated in the notice of the meeting the proposition to amend shal firs have becen slated in the notice of the mecting, the Constitu-
tion may also be amended by witten consent of three-fourth of the active members of the tion may also be amended by written consent of three-fourth of the active members of hhe
Association whose consents are received at the principal ofice of fhe Association within thirty
(30) dey (30) days after a proposition to amend has been sent to such members by ordinary mail.

## MEMBERSHIP IN THE

## American Jersey Cattle Association

Who Is Eligible To Join

- Any person who owns a Registered Jersey and who is interested in improving the Jersey breed may apply for membership.

Lifetime membership. For $\$ 150.00$, you become a Lifetim Member and pay no annual dues.

- Member rates. Membership allows you to save $\$ 3.00$ or more on each registration application.
Voting privileges. AJCA policy is established by the voting membership through its elected President and Board of Directors. Active members are eligible to vote.
anion. Members share ideas and experiences in pursuing their common interest in improving the Jersey breed.


Application For Membership
To The Board of Directors of the American Jersey Cattle Association:
am acquainted with the rules governing membership of the American Jersey Cattle Association and hereby submit this application with the lifetime initiation fee of one-hundred dollars ( $\$ 150.00$ ) I understand there are no annual dues, my membership privileges may not be transferred to any other person, membership ceases with death, and members become inactive if they do not register or transfer a Jersey tho their ownership on the records of the Association for a period of two (2) years, thereby forfeiting voting privileges.
I realize only individuals may become members of the American Jersey Cattle Association; however, this membership will allow me to register Jerseys at member rates in either my individual ownership, farm name, partnership, or corporation, but never to more than one of these ownerships at any given time.
The following information is submitted for consideration to verify that all requirements have been met
. Initiation fee of one-hundred fifty dollars ( $\$ 150.00$ ). Voting privileges and membership rates on registration applications will not be sranted until this requirement is met.

Owner number to which membership will be applied $\qquad$
Name and registration number of a Jersey recorded in the above membership
. Prefix name to be wsed as the first name of ferseys bred by me
5. Alternate choice prefix name

I have read the Constitution of the American Jersey Cattle Association (printed inside) and agree to be bound by this Constitution.
print name of individual applicant $\qquad$

$\square$
American Jersey Cattle Association 6486 E. Main Street, Reynoldsburg, Ohio 43068-2362

