BY-LAWS
OF
PET-ASSISTED VISITATION VOLUNTEER SERVICES, INC.
d/b/a
PAWS FOR PEOPLE, INC.  (as of 1/19/2021)

ARTICLE I - NAME AND MISSION

SECTION 1. The organization was incorporated as Pet-Assisted Visitation Volunteer Services, Inc., doing business as Paws for People (the “Corporation”).

SECTION 2. REGISTERED OFFICE. --The registered office shall be established and maintained at 720 Yorklyn Road, Unit 5, Hockessin, Delaware 19707 in the County of New Castle, by the Corporation’s registered agent, Delaware Incorporating Company.

SECTION 3. OTHER OFFICES. -- The Corporation may have other offices, either within or without the State of Delaware, at such place or places as the Board of Directors may from time to time appoint or the business of the Corporation may require.

SECTION 4. MISSION. -- Our mission is to lovingly provide elders, children, and the disabled with individualized, therapeutic visits with a gentle, affectionate pet.

ARTICLE II – DIRECTORS

SECTION 1. GENERAL.—THE BUSINESS AND AFFAIRS OF THE CORPORATION SHALL BE MANAGED BY THE BOARD OF DIRECTORS (“BOARD”). THE BOARD’S PRIMARY RESPONSIBILITIES TO THE CORPORATION SHALL BE (A) TO ELECT THE BOARD’S OFFICERS AND DIRECTORS, (B) TO REVIEW, APPROVE (BY VOTE) AND OVERSEE THE CORPORATION’S BUDGET, AND (C) TO PERFORM THOSE OTHER DUTIES THAT MAY BE REQUIRED FOR THE WELL-BEING OF THE CORPORATION IN THE PURSUIT OF ITS STATED MISSION.

SECTION 2. NUMBER AND TERM.-- The number of directors shall be not more than fifteen and not less than five. The directors shall be elected in accordance with Section 13 hereof and shall be elected to serve a maximum of three three-year terms (OR FOR SUCH SHORTER TERMS AS ARE DESIGNATED BY THE BOARD IN ORDER TO MAINTAIN THE NEAR EQUALITY OF CLASS SIZE), except that Lynne Robinson, as the founder of the Corporation, may serve as a director without regard to the three term limitation. AFTER SERVING THREE CONSECUTIVE THREE YEAR TERMS, DIRECTORS MUST ROTATE OFF THE BOARD FOR A MINIMUM OF ONE YEAR. FOR THE PURPOSE OF STAGGERING THEIR TERMS OF OFFICE, THE DIRECTORS SHALL BE DIVided INTO THREE CLASSES AS NEARLY EQUAL IN NUMBER AS MAY BE POSSIBLE AND THE TERM OF OFFICE OF THE SEVERAL CLASSES SHALL EXPIRE IN SUCESSIVE YEARS.
SECTION 3. RESIGNATIONS. --Any director, member of a committee or other officer may resign at any time. Such resignation shall be made in writing (INCLUDING ELECTRONICALLY), and shall take effect at the time specified therein, and if no time be specified, at the time of its receipt by the President or Secretary. The acceptance of a resignation shall not be necessary to make it effective.

SECTION 4. VACANCIES. --If the office of any director, member of a committee or other officer becomes vacant, the remaining directors in office, though less than a quorum by a majority vote, may appoint any qualified person to fill such vacancy, who shall hold office for the unexpired term and until his/her successor shall be duly chosen.

SECTION 5. REMOVAL. --Any director may be removed either for or without cause by the affirmative vote of a majority of the directors present at any regular or special meeting of the Board if notice thereof is CONTAINED in the notice of the meeting. ANY DIRECTOR ABSENT FROM THREE CONSECUTIVE BOARD MEETINGS MAY, UNLESS excused by the BOARD, BE REMOVED BY VOTE OF THE BOARD.

SECTION 6. INCREASE OF NUMBER. --The number of directors may be increased by amendment of these By-Laws IN ACCORDANCE WITH ARTICLE VIII HEREOF.

SECTION 7. COMPENSATION. --Directors shall not receive any salary for their services as directors or as members of committees, nor shall directors be reimbursed for their expenses for attendance at meetings. Nothing herein contained shall be construed to preclude any director from serving the Corporation in any other capacity as an officer, agent or otherwise and receiving compensation therefore FOR THOSE SERVICES, SO LONG AS THERE IS STRICT ADHERENCE TO THE CORPORATION’S CONFLICT OF INTEREST POLICY AND ANY SUCH SERVICE IS APPROVED BY THE BOARD IN ADVANCE. Nothing herein contained shall be deemed to allow the Corporation to violate any laws or regulations promulgated concerning maintaining non-profit status.

SECTION 8. ACTION WITHOUT MEETING. --Any action required or permitted to be taken at any meeting of the Board, or of any committee thereof, may be taken without a meeting, if prior to such action a written consent thereto is signed by all members of the Board, or of such committee as the case may be, and such written consent is filed with the minutes of proceedings of the Board or committee.

SECTION 9. INDEMNIFICATION. --The Corporation shall indemnify to the full extent permitted by law any person who is made a party to any action, suit or proceeding by reason of the fact that he or she, is or was a director and/or officer of the Corporation, including, but not limited to matters where said director or officer, was acting as an employee or agent of the Corporation.

SECTION 10. QUORUM. --Except as otherwise required by law, by the Certificate of
Incorporation or by these By-Laws, the presence of a majority of the members of the Board shall constitute a quorum at all meetings of the Board. In case a quorum shall not be present at any meeting, a majority of the directors present shall have power to adjourn the meeting from time to time, without notice other than announcement at the meeting, until the requisite number of directors shall be present.

SECTION 11. ATTENDANCE BY CONFERENCE TELEPHONE, ETC. --Members of the Board or any committee designated by the Board may participate in a Board or committee meeting by means of conference telephone or other communications equipment by means of which all persons participating in the meeting can hear each other, and participation in a meeting pursuant to this subsection shall constitute presence in person at the meeting.

SECTION 12. VOTING. --Each member of the Board entitled to vote in accordance with the terms and provisions of the Certificate of Incorporation and these By-Laws shall be entitled to one vote. All questions that come before the Board shall be decided by a majority vote of the directors present, except as otherwise provided by the Certificate of Incorporation, these By-Laws or the laws of the State of Delaware.

SECTION 13. ELECTION OF DIRECTORS. --Directors shall be elected by the affirmative vote of a majority of the directors present at any regular meeting of the Board or at any special meeting of the Board if notice thereof is contained in the notice of such special meeting.

ARTICLE III- MEMBERSHIP OF THE CORPORATION


ARTICLE IV - OFFICERS

SECTION 1. OFFICERS. --The officers of the Board shall consist of a CHAIR, Vice-CHAIR, Treasurer, and Secretary, and shall be elected by the Board and shall hold office for a two-year term from the date of election. The CHAIR, Vice-CHAIR and Treasurer must be directors. The Secretary need not be a director. More than two offices may be held by the same person.

SECTION 2. OTHER OFFICERS AND AGENTS. --The Board may appoint AND ELECT such OTHER officers and agents as it may deem advisable, who shall hold their offices for such terms and shall exercise such power and perform such duties as shall be determined from time to time by the Board.

SECTION 3. CHAIR --The CHAIR shall SERVE IN A LEADERSHIP CAPACITY TO THE BOARD, PRESIDE AT ALL BOARD MEETINGS AND PERFORM SUCH OTHER
DUTIES WHICH, FROM TIME TO TIME, MAY BE ASSIGNED BY THE BOARD.

SECTION 4. VICE-CHAIR—THE Vice-CHAIR President shall have such powers and shall perform such duties as shall be assigned to him/her by the BOARD. IN THE ABSENCE OR DISABILTY OF THE CHAIR, THE DUTIES OF THAT OFFICE SHALL BE PERFORMED BY THE VICE-CHAIR.

SECTION 5. TREASURER.—The Treasurer shall be the primary contact between the Corporation's staff and the Board with respect to the Corporation's financial matters. The Treasurer shall be knowledgeable of the financial books and records of the Corporation, meet regularly with staff responsible for keeping those books and records, and monitor the completion of required financial reporting forms. The Treasurer shall review the Corporation's annual budget and facilitate its review and approval by the Board. At regular meetings of the Board, or as requested by the Board, the Treasurer shall report on the actual revenue and expenses incurred against that annual budget, as well as, any key financial events, trends, concerns, or other items of significance in relation to the Corporation's fiscal condition.

SECTION 6. SECRETARY.—The Secretary shall give, or cause to be given, notice of all meetings of THE BOARD, and all other notices required by law or by these By-Laws, and in case of his/her absence or refusal or neglect so to do, any such notice may be given by any person thereunto directed by the CHAIR President, or by the Directors upon whose requisition the meeting is called as provided in these By-Laws. He or she shall prepare minutes of the meetings of THE BOARD in a book to be kept for that purpose. He/she shall keep in safe custody the seal of the Corporation, and when authorized by the Board, affix the same to any instrument requiring it, and when so affixed, it shall be attested by his/her signature or by the signature of any assistant secretary.


SECTION 8. Nothing herein contained shall be deemed to allow the Corporation to violate any laws or regulations promulgated concerning maintaining non-profit status.
ARTICLE V - COMMITTEES OF THE BOARD

SECTION 1. GENERAL.

(A). EACH COMMITTEE OF THE BOARD, EXCEPT THE EXECUTIVE COMMITTEE, SHALL BE HEADED BY THE COMMITTEE CHAIRPERSON APPOINTED BY THE BOARD CHAIR, SUBJECT TO THE APPROVAL OF THE BOARD, AND EACH COMMITTEE CHAIRPERSON SHALL HAVE THE POWER TO MAKE RULES FOR THE GOVERNANCE OF SUCH COMMITTEE.

(B). THE MEMBERS OF EACH COMMITTEE, OTHER THAN THE EXECUTIVE COMMITTEE, SHALL BE SELECTED BY THE COMMITTEE CHAIRPERSON, WHO SHALL ADVISE THE BOARD PROMPTLY OF THE COMPOSITION OF SUCH COMMITTEE.

(C). THE BOARD SHALL HAVE THE POWER TO REVISE AND AMEND THE DECISION OF ANY COMMITTEE.

SECTION 2. STANDING COMMITTEES—THE STANDING COMMITTEES SHALL BE AS FOLLOWS:


AFTER LYNNE ROBINSON’S RETIREMENT AS EXECUTIVE DIRECTOR, THE EXECUTIVE COMMITTEE SHALL CONDUCT AN EVALUATION OF THE EXECUTIVE DIRECTOR’S PERFORMANCE AT LEAST ANNUALLY AND MAKE A RECOMMENDATION TO THE BOARD AS TO THE APPROPRIATE COMPENSATION FOR THE EXECUTIVE DIRECTOR GOING FORWARD.

THE CHAIR SHALL BE THE CHAIRPERSON OF THE EXECUTIVE COMMITTEE AND SHALL PRESIDE WHEN PRESENT, AND IN HIS/HER ABSENCE, THE VICE-CHAIR SHALL PRESIDE.

(B). FINANCE COMMITTEE. THIS COMMITTEE SHALL BE CHAIRED BY THE TREASURER AND SHALL PROVIDE OVERSIGHT OF THE FINANCIAL OPERATIONS OF THE CORPORATION AND SHALL REPORT TO THE BOARD AT EACH BOARD MEETING.

(C). NOMINATING COMMITTEE. THIS COMMITTEE SHALL BE RESPONSIBLE FOR BOARD DEVELOPMENT, INCLUDING THE RECRUITMENT, NOMINATION AND DEVELOPMENT OF BOARD MEMBERS. THE NOMINATING COMMITTEE WILL PRESENT ITS NOMINATIONS OF NEW DIRECTORS AND INCUMBENT DIRECTORS FOR ELECTION TO THE BOARD AT THE FINAL BOARD
MEETING OF EACH CALENDAR YEAR, OR AT INTERIM BOARD MEETINGS IF VACANCIES ON THE BOARD EXIST.

THE NOMINATING COMMITTEE SHALL NOMINATE OFFICERS OF THE BOARD AND SHALL HAVE OBTAINED THE CONSENT OF EACH NOMINEE TO STAND FOR OFFICE AND A COMMITMENT TO SERVE IF ELECTED. ELECTION OF THE OFFICERS SHALL TAKE PLACE AT THE FINAL BOARD MEETING OF THE CALENDAR YEAR IF AN OFFICER’S TERM HAS EXPIRED OR AT AN INTERIM BOARD MEETING IF A VACANCY EXISTS. THOSE ELECTED SHALL TAKE OFFICE IMMEDIATELY UPON BEING ELECTED AND SERVE UNTIL THE ELECTION OF THEIR SUCCESSORS.

NOTHING HEREIN SHALL BE CONSTRUED AS PRECLUDING NOMINATIONS WITH THE CONSENT OF THE NOMINEE BY ANY MEMBER OF THE BOARD AT A BOARD MEETING AT WHICH ELECTION IS TO BE HELD TO FILL BOARD VACANCIES OR TO ELECT OFFICERS.

(D). FINANCIAL DEVELOPMENT/FUNDRAISING COMMITTEE. THIS COMMITTEE SHALL BE RESPONSIBLE FOR DEVELOPING SOURCES FOR FINANCIAL SUPPORT FOR THE CORPORATION AND ASSISTING STAFF IN THEIR EFFORTS TO DEVELOP SUCH SOURCES AND RAISE FUNDS.

(E). MARKETING COMMITTEE. THIS COMMITTEE SHALL BE RESPONSIBLE FOR DEVELOPING AND IMPLEMENTING STRATEGIES FOR THE EFFECTIVE PROMOTION OF THE CORPORATION AND ITS SERVICES TO THE GENERAL PUBLIC, USERS AND PROSPECTIVE USERS OF THOSE SERVICES AND PERSONS WHO MAY BE INTERESTED IN PROVIDING THOSE SERVICES OR SUPPORTING THE CORPORATION IN OTHER WAYS.

(F). EVENTS COMMITTEE. THIS COMMITTEE SHALL TOGETHER WITH STAFF, BE RESPONSIBLE FOR PLANNING AND IMPLEMENTING CORPORATION EVENTS.

SECTION 3. OTHER COMMITTEES. THERE SHALL BE SUCH OTHER COMMITTEES AS THE BOARD SHALL DEEM ADVISABLE AND SUBJECT TO SUCH REGULATIONS AS THE BOARD SHALL ADOPT. THE COMMITTEES ESTABLISHED UNDER THIS SECTION SHALL BE REVIEWED AT LEAST ANNUALLY TO ASSURE THEIR CONTINUED RELEVANCE TO THE CORPORATION’S GOALS.

ARTICLE VI- ADVISORY COUNCIL

THE ADVISORY COUNCIL’S MEMBERS SHALL BE ELECTED AND MAY BE REMOVED AT ANY BOARD MEETING BY VOTE OF A MAJORITY OF DIRECTORS PRESENT. MEMBERS OF THE ADVISORY COUNCIL SHALL HAVE NO DUTIES, VOTING PRIVILEGES NOR OBLIGATIONS FOR ATTENDANCE AT REGULAR BOARD MEETINGS. ADVISORY CONCIL MEMBERS MAY ATTEND SAID MEETINGS AT THE INVITATION OF A DIRECTOR. MEMBERS OF THE ADVISORY COUNCIL SHALL POSSESS THE DESIRE TO SUPPORT THE MISSION OF THE CORPORATION BY PROVIDING EXPERTISE AND PROFESSIONAL KNOWLEDGE. MEMBERSHIP ON THE ADVISORY COUNCIL SHALL BE REVIEWED BY THE BOARD AT LEAST ANNUALLY.
ARTICLE VII.

SECTION 1. CERTIFICATES OF STOCK. --This is a non-stock corporation.

SECTION 2. SEAL. --The corporate seal shall be circular in form and shall contain the name of the Corporation, the year of its creation and the words "CORPORATE SEAL DELAWARE." Said seal may be used by causing it or a facsimile thereof to be impressed or affixed or otherwise reproduced.

SECTION 3. FISCAL YEAR. --The fiscal year of the Corporation shall be determined by resolution of the Board.

SECTION 4. CHECKS. --All checks, drafts, or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Corporation shall be signed by officer or officers, agent or agents of the Corporation, and in such manner as shall be determined from time to time by resolution of the Board.

SECTION 5. NOTICE AND WAIVER OF NOTICE. --Whenever any notice is required by these By-Laws to be given, personal notice is not meant unless expressly stated, and any notice so required shall be deemed to be sufficient if given by depositing the same in the United States mail, postage prepaid, addressed to the person entitled thereto at his or her address as it appears on the records of the Corporation, and such notice shall be deemed to have been given on the day of such mailing.

Whenever any notice whatever is required to be given under the provisions of any law, or under the provisions of the Certificate of Incorporation of the Corporation or these By-Laws, a waiver thereof in writing signed by the person or persons entitled to said notice, whether before or after the time stated therein, shall be deemed proper notice.

SECTION 6. Nothing herein contained shall be deemed to allow the Corporation to violate any laws or regulations promulgated concerning maintaining non-profit status.

ARTICLE VIII - AMENDMENTS

These By-Laws may be altered, AMENDED and/OR repealed, and further By-Laws may be made by the affirmative vote of a majority of the directors present at any regular meeting of the Board, or at any special meeting of the Board, if notice thereof is contained in the notice of such special meeting.

Nothing herein contained shall be deemed to allow the Corporation to violate any laws or regulations promulgated concerning maintaining non-profit status.