1	BYLAWS OF
2	THE HEINLEIN SOCIETY
3	
4	<u>Vision:</u>
5 6 7 8	We want to ensure that it is possible for anyone who wants to read a Heinlein story to be able to find a copy of his work and someone to discuss it with. We will work towards the day that humanity will realize Specialization Is For Insects and that every person should be a thinking being fully engaged as a productive part of humanity.
9	Article I: Foundation
10 11 12	Section 1: Name. The name of this organization shall be The Heinlein Society, using that explicit capitalization protocol. Reference to "the Society" is preferred in formal usage, while the acronym "THS" is acceptable in informal usage.
13 14 15 16 17 18 19	Section 2: Mission. The Society exists to promote the legacy of Robert A. Heinlein by encouraging the reading and discussion of his written work, the use of critical thinking skills in our daily lives, and a love of science essential in promoting humankind's future beyond our home planet. We will "Pay it Forward" through support of educational, literary, and charitable endeavors including, but not limited to: volunteer blood drives; scholarships; the Heinlein For Heroes book distribution program; and the creation and distribution of teaching materials, including support of <i>The Heinlein Journal</i> .
20 21 22	Section 3: Incorporation. The Society shall be a non-profit corporation, incorporated under the laws of the State of Texas, but also engaged in its various purposes by virtue of significant contacts in the State of California and elsewhere in both hemispheres.
23 24 25 26 27 28	Section 4: Structure. The Society shall consist of its regular members, from whom a Board of Directors (hereinafter, "Board") shall be elected. The Board, in turn, shall elect from its empaneled Directors the Society's principal officers: President, Vice President-Secretary, and Treasurer. The Board may, at is discretion, appoint other officers and agents as it deems necessary to conduct the Society's business and affairs. The Board may, at is discretion, create classes of members with limited voting rights and lesser dues.
29 30 31 32 33	Section 5: Separation Of Charter. The Society shall be a separate and independently- operated organization from the Heinlein Prize Trust, which governs the estate and intellectual property of Robert Anson Heinlein. No trustee of the Heinlein Prize Trust may serve concurrently as a Director of the Society nor may a Director of the Society serve concurrently as a trustee of the Heinlein Prize Trust.
34	Article II: Board Of Directors
35 36	Section 1: Function. The business, property, and affairs of the Society shall be managed by the Board of Directors.
27	Saction 2: Number And Qualifications Of Directors. The Roard shall be composed of nine

- Section 2: Number And Oualifications Of Directors. The Board shall be composed of nine persons who must be *bona fide* regular members of the Society in good standing upon their election to the Board, and throughout their terms as Directors.

- 40 Section 3: Classification Of Directors. The Board shall be divided into three classes of three
 41 Directors in each class.
- A. At the first Annual Meeting of the Society, the Directors of the first class shall hold office
 for a term of one year; the Directors of the second class shall hold office for a term of two
 years; and the Directors of the third class shall hold office for a term of three years.
- B. At all subsequent Annual Elections, a minimum of two Directors shall be elected
 by the regular members for a term of three years, to succeed those Directors whose term
 then expires.
- 48 C. Nothing shall be construed to prevent the re-election of a Director.
- 49 D. Each Director elected by the regular members at the Annual Election shall hold office for
 50 the term for which he or she is elected, and until a successor is elected and qualified.
- E. Any Director appointed by the Board to fill a vacancy must have their appointment
 ratified by the regular members at the next immediate Annual Election, in order to
 complete the vacated remaining term of office. If the Board-appointed Director fails
 ratification, the regular members of the Annual Meeting may elect a new Director of their
 choosing for the remaining term, or request the new Board to fill the vacancy with a
 different candidate.
- 57 Section 4: The Robert A. Heinlein Memorial Director. The Society's official letterhead
 58 shall designate in perpetuity Virginia Heinlein as the "Robert A. Heinlein Memorial Director".

59 <u>Section 5: Powers Granted To The Board.</u> The Board shall have the following powers to 60 manage the Society's operation:

- A. <u>Power To Elect Officers.</u> The Board shall have the power to elect from its empaneled
 Directors a President, a Vice President-Secretary, and a Treasurer at an organizational
 meeting immediately following election and subsequent installation of the new class of
 Directors at the Annual Meeting, or at special or regular Board meetings if an office has
- been vacated for whatever reason. The Board may elect such other officers as it may, from
 time to time, amend these Bylaws to permit. The Board may appoint a supporting member
- 67 of the Society to an office other than a Director, President, Vice President-Secretary, or 68 Treasurer, under such terms as it may bereafter prescribe
- 68Treasurer, under such terms as it may hereafter prescribe.
- B. <u>Power To Appoint Other Officers And Agents.</u> The Board shall have the power to appoint other officers and agents as the Board may deem necessary for the transaction of the business of the Society.
- C. <u>Power To Remove Officers And Agents.</u> The Board shall have the power to remove any
 Director, officer, or agent whenever, in the judgment of the Board, the business interests
 of the Society will be served.
- D. <u>Power To Fill Vacancies.</u> The Board shall have the power, by appointment made by the remaining Directors, to fill a vacant Director's seat. Any Director appointed by the Board to fill a vacancy must have their appointment ratified by the regular members at the next immediate Annual Election, in order to complete the vacated term of office. The Board shall have the power to fill any other vacancy, in any other office, occurring from any reason.

E. <u>Power To Make Bylaws.</u> The Board shall have the power to make and alter any Bylaw or
Bylaws, including the fixing and altering of the number of the Directors, provided the
Board shall not make or alter any Bylaw or Bylaws fixing the qualifications,
classifications, or term of office of any member or members of the then existing Board.

86 Section 6: Mandated Duties Of The Board. The Board must perform the following duties:

- A. Maintain due diligence on the operation and fiduciary interest of the Society.
- B. Ensure the maintenance, preparation, and filing all legally required documents required upon the Society, especially but not limited to documents of incorporation and taxes.
- 90 C. Plan and execute the Annual Meeting of the regular members.
- 91 Section 7: Operational Procedures Required Of The Board. The Board shall apply the 92 following procedures to manage the Society's operation:
- A. <u>Use Of Electronic Communication.</u> The Board may, at its discretion and with consideration for privileged communication, use all aspects of electronic and computer communication protocols, such as email, chat rooms, social media, telephone conferencing, video conferencing, and other emerging technologies.
- B. <u>Majority Vote Requirement.</u> Decisions by the Board, except in those circumstances
 explicitly noted, shall proceed from a simple majority vote of Directors present.
- C. Action By Super-Majority Written Consent. If and when at least seven of nine Directors severally or collectively consent in writing or via email, to any action to be taken by the Society, that action shall be as valid a corporate action as though it had been authorized at a meeting of the Board. These statements of consent shall be entered in the Board minutes as if enacted from the monthly Board meeting immediately following the vote. Any pending written consent which has not achieved Super-Majority by the beginning of the next regularly scheduled Board meeting after its initial proposal shall expire.
- D. <u>Disinterest Of Officers.</u> Board action on reports offered by the President shall be neither moved nor seconded by the President. Board action on reports offered by the Vice President-Secretary shall be neither moved nor seconded by the Vice President-Secretary. Board action on reports offered by the Treasurer shall be neither moved nor seconded by the Treasurer. No such prohibition shall exist for any other Directors.
- E. <u>Delegation Of Powers.</u> For any reason deemed sufficient by the Board, whether occasioned by absence or otherwise, the Board may delegate all or any of the powers and duties of any officer to any other officer or Director on either a *pro tempore* or permanent basis, but no officer or Director shall execute, acknowledge, or verify any instrument in more than one capacity.
- F. <u>Appointment Of An Executive Committee.</u> The Board may, by resolution, appoint an executive committee composed of two or more Directors who, to the extent provided in the resolution, shall have and exercise the authority of the Board in the management of the business of the Society between meetings of the Board.
- 120 G. <u>Power To Require Bonds.</u> The Board may require any officer or agent to file with the 121 Society a satisfactory bond conditioned for faithful performance of duties.

H. Reimbursement And Compensation. Directors shall not be compensated for their service 122 as a Board member. They also cannot claim a deduction for the value of their donated 123 services to the nonprofit. However, Directors may be reimbursed for their reasonable out-124 of-pocket expenses incurred on behalf of the nonprofit in accordance with its expense 125 reimbursement policy. The organization shall not reimburse a member of the Board for the 126 cost of his or her spouse's or other dependent's travel to organization events. Directors 127 may choose not to be reimbursed for out-of-pocket expenses and instead deduct them as a 128 charitable contribution to the organization. 129

130 Article III: Officers

131 Section 1: President. The President shall be elected by, and from the membership of the 132 Board. He or she shall be the chief executive officer of the Society, and shall attend and 133 preside as chairman over all meetings of the Board and of the members unless excused by the 134 Board. The President shall:

- 135 A. Have general and active management of the business of the Society.
- 136 B. Ensure that all orders and resolutions of the Board are carried into effect.
- C. Have custody of all corporate funds and securities, and shall deposit all moneys, securities,
 and other valuable effects in the name of the Society in the depositaries designated for that
 purpose by the Board.
- D. Disperse the funds of the Society as may be ordered by the Board, taking proper vouchers
 for the disbursements, and shall render to the Treasurer, upon the Treasurer's request, an
 account of all transactions, to include inventories of all assets.
- E. Restore to the Society in case of death, resignation, retirement, or removal from office, all
 books, papers, vouchers, money, and property of whatever kind in the President's
 possession or control and belonging to the Society.
- 146 F. Be *ex officio* a member of all standing committees.
- G. Have the general powers and duties of supervision and management usually vested in the office of president of a society.
- 149 <u>Section 2: Vice President-Secretary.</u> The Vice President-Secretary shall attend all meetings
 150 of the members, of the Board, and of the executive committee, unless excused by the Board.
 151 The Vice President-Secretary shall:
- 152 A. Preserve in the books of the Society true minutes of the proceedings of all meetings.
- B. Keep custody the seal of the Society and have authority to affix it to all instruments whereits use is required.
- 155 C. Give all notices required by statute, Bylaw, or resolution and perform any other duties as156 may be delegated by the Board or by the executive committee.
- D. Be designated by the President or by the Board to act in the President's stead and to
 deposit or disburse funds of the Society as may be ordered by the Board, taking proper
 vouchers for the disbursements.

- E. Render to the Treasurer, upon the Treasurer's request, an account of all financial transactions performed by the Vice President-Secretary, to include inventories of all assets.
- F. Restore to the Society in case of death, resignation, retirement or removal from office, all books, papers, vouchers, money and property of whatever kind in the possession or control of the Vice President-Secretary and belonging to the Society.
- 165 Section 3: Treasurer. The Treasurer shall attend all meetings of the members, of the Board,
 166 and of the executive committee, unless excused by the Board. The Treasurer shall:
- A. Prepare and maintain in good order in books belonging to the Society full and accurate
 reconciliations of all cash accounts and security accounts, and valued inventories of other
 valuable effects in the name of the Society.
- B. Prepare balance sheets and statements of income and disbursement in accordance with
 generally accepted accounting procedures at least annually.
- ¹⁷² C. Perform any other duties as may be delegated by the Board or by the executive committee.
- D. Shall render to the President and Directors at the regular meetings of the Board, and
 whenever requested by them, an account of all transactions and of the financial condition
 of the Society.
- E. Shall have free and unfettered access to all records, accounts, inventories, and valuable
 effects belonging to the Society. Such access may be granted by electronic means, where
 practicable. The Treasurer may request, require, and authorize outside audit if he or she
 deems outside audit necessary in the best interests of the Society.
- F. Restore to the Society in case of death, resignation, retirement, or removal from office, all
 books, papers, vouchers, money, and property of whatever kind in the possession or
 control of the Treasurer and belonging to the Society.
- 183

184 Article IV: Meetings

185 Section 1: Annual Meeting Of Regular Members. An Annual Meeting of the regular 186 members shall be held in each year on a date, time, venue and manner selected by the Board. 187 One of the purposes of the Annual Meeting shall be the election of or announcement of 188 electronic voting results to fill vacancies of such Directors whose terms have or may be about 189 to expire as may be provided hereinafter. Successive Annual Meetings may not be less than 190 ten months, nor greater than fourteen months apart.

191 Section 2: Location, Date, And Time Of Annual Meeting. At the discretion of the Board, 192 the Annual Meeting of the members may, for convenience, be held at or closely proximate to 193 the site of the annual World Science Fiction Convention, in a place to be determined by the 194 Board. In years when the annual World Science Fiction Convention is not held within the 195 continent of North America, the Board may determine to hold the Annual Meeting of members 196 within North America at a place which it shall determine.

197 Section 3: Use Of The Internet For Annual Meeting. The Board may, at its discretion, 198 designate the Internet or other virtual technology as the venue for the Annual Meeting. The 199 Board has the authority to designate and employ appropriate software and procedures to hold 200 a real-time or an extended-over-time Annual Meeting, with due regard to the security and

- 201 equity of online processes involving informational Society reports, questions by and answers to the
- 202 membership, nominations, voting, closure of the voting, and dissemination of results. Any
- $_{203}$ procedures adopted by the Board in this area shall be published on the Society's website, and the
- notice of Annual Meeting sent to the members will inform them where they can find the current
- 205 procedures to be used at that meeting.

Section 4: Notice Of Annual Meeting. At least thirty days prior to the date fixed by Section
 1 of this Article for the holding of the Annual Meeting of members, written notice of the time
 and place of the meeting shall be sent, as provided, to each member entitled to vote at the
 meeting. As used in these Bylaws, days means calendar days, including Sundays and holidays.
 As used in these Bylaws written notice may include forms of electronic communication such
 as email.

- 212 Section 5: Delayed Annual Meeting. If, for any reason, the Annual Meeting of the members 213 is not held on the day designated, the meeting may be called and held as a special meeting, 214 and the proceedings may be there as at an Annual Meeting, provided that the notice of 215 meeting shall be the same required for the Annual Meeting, namely, not less than a thirty-day 216 notice.
- Section 6: Order Of Business At Annual Meeting. The order of business at the Annual
 Meeting of the regular members shall follow Roberts Rules of Order, as adopted by the Board
 and posted on the Society's website.
- Section 7: Special Meeting Of Regular Members. A special meeting of the regular members 220 may be called at any time by the President, or by a majority of the Board. The method by 221 which the meeting may be called is as follows: Upon receipt of a specification in writing, 222 setting forth the date and objects of the proposed special meeting, signed by the President, 223 or by a majority of Board, the Vice President-Secretary shall prepare, sign, and send the 224 notices requisite to the meeting. A special meeting venue, at the discretion of the President, 225 may be designated to occur on the Internet or other virtual technology. Notice may be signed 226 by the stamped, typewritten, electronic or printed signature of the Vice President- Secretary. 227
- Section 8: Notice Of Special Meeting Of Regular Members. At least seven days prior to the date fixed for the holding of any special meeting of regular members, written notice of the time, place and purposes of the meeting shall be sent, as provided, to each member entitled to vote at the meeting. Business not explicitly mentioned in the notice shall not be transacted at the meeting.
- 233 Section 9: Organizational Meeting Of The Board. Prior to the Annual Meeting of regular members, the outgoing Board shall make tentative provisions for an organizational meeting 234 for the newly empaneled Board, as constituted upon final adjournment of the Annual Meeting, 235 for the purpose of electing officers and transacting any other business properly brought before 236 it. The organizational meeting may be, for convenience, at the place of the Annual Meeting of 237 regular members, and immediately follow the Annual Meeting; or a special Board meeting; or 238 no later than the regularly scheduled Board meeting immediately following the Annual Meeting. 239 The organization meeting in any year may be held at a different time and place than that 240 scheduled, by consent of a majority of the Directors of the new Board. 241
- 242 Section 10: Regular Meetings Of The Board. Regular meetings of the Board shall be held

on a schedule determined by the Board, at the time and place as the Board shall determine.
 No notice of regular meetings of the Board shall be required. Any or all meetings of the Board
 may be held via electronic, telephonic or other emerging technological means as the Board
 shall, from time to time, determine.

Section 11: Special Meetings Of The Board. Special meetings of the Board may be called
 by the President or a majority of the Board at any time by means of written notice by mail or
 email of the time, place, and purpose to each Director as the President or a majority of the
 Board shall deem sufficient, but action taken at any meeting shall not be invalidated for want
 of notice.

- Section 12: Notices And Mailing. All notices required to be given by any provision of these 253 Bylaws shall state the authority pursuant to which they are issued (as, "by order of the 254 President," or "by order of the Board of Directors" as the case may be) and shall bear the 255 written, stamped, typewritten, electronic or printed signature of the Vice President-Secretary 256 or designee. Every notice shall be deemed served when it has been deposited in the United 257 States mail, with postage fully prepaid, plainly addressed to the addressee at his, her, or its last 258 address appearing upon the membership record of the Society; or when sent electronically to 259 the email address appearing on the membership record of the Society. 260
- Section 13: Confirmation of Annual or Special Meeting Resolutions. When a quorum (see 261 Article V, Section 1) exists at a meeting of the regular members but does not meet or exceed 262 10% of the entire membership entitled to vote, the Board may, at its discretion, within 30 days 263 of the meeting taking the action, choose to poll the entire membership electronically on any 264 resolution—exclusive of election of Directors—passed by an Annual or special meeting of the 265 membership. If the Board chooses to do so, the same resolution passed at the meeting shall be 266 submitted electronically to the membership as a whole for their decision. The Board may 267 allow both pro and con statements by proponents and opponents to be included in the voting 268 materials sent to the members but must allow equal space to both sides. The Resolution 269 passed at the meeting of the members shall continue as the official policy of the Society 270 unless and until overturned by said poll. 271

272 Article V: Ouorum

- 273 **Section 1: Ouorum Of Regular Members.** A quorum at any meeting of the regular members 274 will be 10 members in good standing, of which no more than 4 may be Board members.
- 275 <u>Section 2: Ouorum Of Directors At Board Meetings</u>. A quorum of Directors shall be defined as four of the nine Directors.

277 Article VI: Voting, Elections, And Nominations

278 Section 1: Who Is Eligible To Vote. Except as these Bylaws, or an amendment or

amendments otherwise provide, each regular member shall, at every meeting of the members, be entitled to one vote in person or electronically. Electronic voting may be accomplished via

the Internet as designated by the Board. A supporting member of the Society is not eligible to

- which internet as designated by the Board. A supporting memoer of the Society is not englished by the Board.
 vote, but may attend any meeting, and subject to the rulings of the President, or other
 providing officer, may express himself or herself.
- presiding officer, may express himself or herself.
- 284 <u>Section 2: Nominations.</u> The Board will appoint a Nominating Committee whose purpose

will be to solicit nominations from the members to fill upcoming vacancies to the Board.

- 287 Members in good standing may self-nominate or be nominated by another member but must 288 agree to serve, and have good standing confirmed by the Nominating Committee. Candidate 289 statements will be uploaded to the electronic ballot along with any other business that requires 290 membership approval. Voting will take place no earlier than 30 days before nor less than 14 291 days before the Annual meeting. Notice of poll opening and closing will be sent to members 292 electronically and will be posted on the website.
- 293 Section 3: Inspectors. Whenever any person entitled to vote at a meeting of the members 294 requests the appointment of inspectors, a majority of the regular members present at that 295 meeting and entitled to vote shall appoint not more than three inspectors, who need not be 296 members of the Society. If the right of any person to vote at the meeting is challenged, the 297 inspectors shall determine the right. The inspectors shall receive and count the votes either 298 upon an election or for the decision of any question and shall determine the result. Their 298 certificate of any vote shall be *prima facie* evidence.

299 Article VII: Execution Of Instruments

300 Section 1: Checks and drafts. All checks, drafts and orders for payment of money shall be
 301 signed in the name of the Society.

302 Section 2: Contracts. Conveyances. Or Other Instruments. When the execution of any 303 contract, conveyance, or other instrument has been authorized without specification of the 304 executing officers, the President, or the Vice President-Secretary, may execute it on behalf of 305 the Society and may affix the corporate seal. The Board shall have the power to designate any 306 further officers and agents who shall have authority to execute any instrument in behalf of the 307 Society.

308 Article VIII: Power Of Board To Borrow Money

309 The Board shall have the full power and authority to borrow money whenever, in the discretion 310 of the Board, the exercise of that power is required in the general interests of the Society. In such case the Board may authorize the proper officers of the Society to make, execute, and 311 deliver in the name and on behalf of the Society any notes, bonds, and other evidence of 312 indebtedness as the Board shall deem proper, and the Board shall have the full power to 313 mortgage the property of the Society, or any part as security for the indebtedness, and no 314 315 action on the part of the membership of the Society shall be requisite to the validity of any note, bond, evidence of indebtedness, or mortgage. 316

317 Article IX: Membership And Dues

318 Section 1: Regular Membership.

- A. Any person may acquire membership in the Society by uniform application; however, an
 application for membership may be declined upon a showing of cause, by a majority vote
 of the Board at any regular business meeting.
- B. Any decision to decline an application by the Board, if made, may be appealed to memberspresent at any Annual or special meeting.

- C. The dues of all regular members shall be established by the Board for each year, and that member shall be considered in good standing for one calendar year unless the Board denies their application.
- D. Any regular member in default in payment of dues shall be suspended from all privileges
 of membership, and if, after notice, the default is not cured within a period of thirty days,
 the membership of that member shall automatically terminate.
- E. Any member may be removed from membership by a majority vote of the members present at any Annual Meeting or at any special meeting of the members called for the purpose, for conduct deemed prejudicial to the Society, provided, that the member shall have first been served with written notice of the accusations and shall have been given an opportunity to produce witnesses, if any, and to be heard, at the meeting at which the vote is taken.

336 Section 2: Supporting And Other Classes Of Membership. The Board, or the regular 337 membership, may create supporting and other membership under such terms and conditions 338 that it or they may prescribe; provided, the dues of supporting members or any other class of 339 membership is not equal to or in excess of that paid by regular members. The supporting or 340 other classes of membership shall not be entitled to vote or serve as a member of the Board 341 and may not serve as any other officer or agent of the Board or the Society except under such 342 terms as the Bylaws may now or hereafter prescribe.

343 Article X: Amendment Of Bylaws

344 **Section 1: Regular Members Effecting Bylaw Amendments.** These Bylaws may be 345 amended, altered, added to, or repealed by the affirmative vote of a majority of the regular 346 members entitled to vote at any regular or special meeting of the members if notice of the 347 proposed amendment, alteration, addition, or repeal is contained in the notice of the meeting.

Section 2: Board Effecting Bylaw Amendments. These Bylaws may be amended, altered, 348 added to, or repealed by the affirmative vote of a majority of the Board if the amendment, 349 alteration, addition, or repeal is proposed at a regular or special meeting of the Board and 350 adopted at a subsequent regular meeting; provided, that any Bylaw made by the affirmative 351 vote of a majority of the Board as provided here may be amended, altered, added to, or 352 repealed by the affirmative vote of a majority of the members entitled to vote at any regular or 353 special meeting of the members; also provided, that no change of the date for the Annual 354 355 Meeting of members shall be made within thirty days before the day on which the meeting is to be held, unless consented to in writing, or by a resolution adopted at a meeting, by all 356 members entitled to vote at the Annual Election. 357

358 Article XI: Non Profit Purposes

359 Section 1: IRC Section 501(c)(3) Purposes. This corporation, designated The Heinlein 360 Society, is organized exclusively for charitable, religious, educational, and/or scientific 361 purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including, for such 362 purposes, the making of distributions to organizations that qualify as exempt organizations 363 under section 501(c)(3) of the Internal Revenue Code.

364 Section 2: Specific Objectives And Purposes. This corporation is a non-profit organization

established with objectives to encourage formation of character and provoke critical and
intelligent thinking among young individuals. For these purposes, we produce and distribute
free educational materials based on the works and ideas of the Grand Master Science Fiction
author, Robert Anson Heinlein, as well as provide support for blood drives across the world
and the donation of the works of said author to various military / veterans' organizations
known as Heinlein for Heroes (H4H).

371 Article XII: IRC 501(c) (3) Tax Exemption Provisions

372 Section 1: Limitations On Activities. No substantial part of the activities of this corporation 373 shall be for propaganda, or otherwise attempting to influence legislation (except as otherwise 374 provided by Section 501(h) of the Internal Revenue Code), and this corporation shall not 375 participate in, or intervene in (including the publishing or distribution of statements), any 376 political campaign on or behalf of, or in opposition to, any candidate for public office.

- Notwithstanding any other provisions of these Bylaws, this corporation shall not carry on any
 activities not permitted to be carried on
- A. By a corporation exempt from federal income tax under section 501(c)(3) of the Internal
 Revenue Code, or
- B. By a corporation, contributions to which are deductible under section 170(c)(2) of the
 Internal Revenue Code.
- 383 Section 2: Prohibition Against Private Inurement. No part of the net earnings of corporation 384 shall inure to the benefit of, or be distributable to, its Directors, officers or other private persons, 385 except that the corporation shall be authorized and empowered to pay reasonable compensation 386 for services rendered and to make payments and distributions in furtherance of the purposes 387 of this corporation.
- 388 <u>Section 3: Distribution Of Assets.</u> Upon the dissolution of this corporation, its assets remaining 389 after payment, or provision for payment, of all debts and liabilities of this corporation shall 390 be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) 391 of the Internal Revenue Code or shall be distributed to the federal government, or to a state or 392 local government, for a public purpose. Such distribution shall be made in accordance with all 393 applicable provisions of the laws of the State of Texas.
- 394 <u>Section 4: Private Foundation Requirements And Restrictions.</u> In any taxable year in
 395 which the corporation becomes a private foundation as described in Section 509(a) of the
 396 Internal Revenue Code, the corporation
- A. Shall distribute its income for said period at such time and manner as not to subject to tax
 under Section 4942 of the Internal Revenue Code;
- B. Shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal
 Revenue Code;
- C. Shall not retain any excess business holdings as defined in Section 4943(c) of the Internal
 Revenue Code;
- 403 D. Shall not make any investments in such manner as to subject the corporation to tax under
 404 Section 4944 of the Internal Revenue Code; and
- 405 E. Shall not make any taxable expenditure as defined in Section 4945(d) of the Internal

406 Revenue Code.

407 Article XIII: Conflict Of Interest Policy

Section 1: Purpose. The purpose of this conflict of interest policy is to protect this tax-408 exempt corporation's interest when it is contemplating entering into a transaction or 409 arrangement that might benefit the private interest of an officer or Director of the corporation 410 411 or any "disqualified person" as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations and which might result in a possible 412 413 "excess benefit transaction" as defined in Section 4958(c)(1)(A) of the Internal Revenue Code and as amplified by Section 53.4958 of the IRS Regulations. This policy is intended to 414 supplement but not replace any applicable state and federal laws governing conflict of interest 415 applicable to nonprofit and charitable organizations. 416

417 Section 2: Definitions.

- A. <u>Interested Person.</u> Any Director, principal officer, member of a committee with Board delegated powers, or any other person who is a "disqualified person" as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations, who has a direct or indirect financial interest, as defined below, is an interested person.
- B. <u>Financial Interest.</u> A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:
- (1). An ownership or investment interest in any entity with which the corporation has a transaction or arrangement,
- 427 (2). A compensation arrangement with the corporation or with any entity or individual with
 428 which the corporation has a transaction or arrangement, or
- 429 (3). A potential ownership or investment interest in, or compensation arrangement with, any
 430 entity or individual with which the corporation is negotiating a transaction or
 431 arrangement.
- 432 C. <u>Compensation includes direct and indirect remuneration as well as gifts or favors that are</u> 433 not insubstantial.
- D. A <u>financial interest is not necessarily a conflict of interest.</u> A person who has a financial interest may have a conflict of interest only if the appropriate Board of Directors or committee decides that a conflict of interest exists.

437 Section 3: Procedures.

- A. <u>Duty to disclose</u>. In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the Directors and members of committees with Board delegated powers considering the proposed transaction or arrangement.
- B. <u>Determining whether a conflict of interest exists.</u> After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the Board or committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining Board or committee members shall decide if a

- 446 conflict of interest exists.
- C. <u>Procedures for addressing the conflict of interest.</u> An interested person may make a presentation at the Board or committee meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.
- (1) The chairperson of the Board or committee shall, if appropriate, appoint a disinterested
 person or committee to investigate alternatives to the proposed transaction or
 arrangement. After exercising due diligence, the Board or committee shall determine
 whether the corporation can obtain with reasonable efforts a more advantageous
 transaction or arrangement from a person or entity that would not give rise to a conflict
 of interest.
- (2) If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the Board or committee shall determine by a majority vote of the disinterested Directors whether the transaction or arrangement is in the corporation's best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination, it shall make its decision as to whether to enter into the transaction or arrangement.
- 463 D. <u>Violations of the conflicts of interest policy</u>. If the Board or committee has reasonable
 464 cause to believe a member has failed to disclose actual or possible conflicts of interest, it
 465 shall inform the member of the basis for such belief and afford the member an opportunity
 466 to explain the alleged failure to disclose.
- If, after hearing the member's response and after making further investigation as warranted
 by the circumstances, the Board or committee determines the member has failed to disclose
 an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective
 action.
- 471 Section 4: Records Of Proceedings. The minutes of meetings of the Board and all committees
 472 with Board delegated powers shall contain:
- A. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the Board of Directors' or committee's decision as to whether a conflict of interest in fact existed.
- B. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.
- 482 Section 5: Compensation. A voting member of the Board who receives compensation,
 483 directly or indirectly, from the corporation for services is precluded from voting on matters
 484 pertaining to that member's compensation.
- A. A voting member of any committee whose jurisdiction includes compensation matters and
 who receives compensation, directly or indirectly, from the corporation for services is
 precluded from voting on matters pertaining to that member's compensation.

B. No voting member of the Board or any committee whose jurisdiction includes
 compensation matters and who receives compensation, directly or indirectly, from the
 corporation, either individually or collectively, is prohibited from providing information to
 any committee regarding compensation.

C. When approving compensation for Directors, officers and employees, contractors, and any other compensation contract or arrangement, in addition to complying with the conflict of interest requirements and policies contained in the preceding and following sections of this article as well as the preceding paragraphs of this section of this article, the Board or a duly constituted compensation committee of the Board shall also comply with the following additional requirements and procedures:

- (1) The terms of compensation shall be approved by the Board of Directors or compensation committee prior to the first payment of compensation.
- (2).All members of the Board of Directors or compensation committee who approve compensation arrangements must not have a conflict of interest with respect to the compensation arrangement as specified in IRS Regulation Section 53.4958-6(c)(iii), which generally requires that each Board member or committee member approving a compensation arrangement between this organization and a "disqualified person" (as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations):
- (a) Is not the person who is the subject of compensation arrangement, or a familymember of such person;
- 509 (b) Is not in an employment relationship subject to the direction or control of the person 510 who is the subject of compensation arrangement;
- 511 (c) Does not receive compensation or other payments subject to approval by the 512 person who is the subject of compensation arrangement;
- 513 (d) Has no material financial interest affected by the compensation arrangement; and
- (e) Does not approve a transaction providing economic benefits to the person who is the subject of the compensation arrangement, who in turn has approved or will approve a transaction providing benefits to the Board or committee member.
- 517 D. The Board or compensation committee shall obtain and rely upon appropriate data as to 518 comparability prior to approving the terms of compensation. Appropriate data may include 519 the following:
- (1). Compensation levels paid by similarly situated organizations, both taxable and tax (1). Compensation levels paid by similarly situated organizations, both taxable and tax (1). Compensation levels paid by similarly situated organizations, both taxable and tax (2) exempt, for functionally comparable positions. "Similarly situated" organizations are
 (3) the similar size and purpose and with similar resources.
- 523 (2). The availability of similar services in the geographic area of this organization. (3).
- 524 Current compensation surveys compiled by independent firms.
- (4). Actual written offers from similar institutions competing for the services of the person who is the subject of the compensation arrangement. As allowed by IRS Regulation 4958-6, if this organization has average annual gross receipts
 - 13

- (including contributions) for its three prior tax years of less than \$1 million, the Board or
 compensation committee will have obtained and relied upon appropriate data as to
 comparability if it obtains and relies upon data on compensation paid by three comparable
 organizations in the same or similar communities for similar services.
- E. The terms of compensation and the basis for approving them shall be recorded in written minutes of the meeting of the Board or compensation committee that approved the compensation. Such documentation shall include:
- 535 (1). The terms of the compensation arrangement and the date it was approved.
- (2). The members of the Board or compensation committee who were present during debate
 on the transaction, those who voted on it, and the votes cast by each Board or committee
 member.
- (3). The comparability data obtained and relied upon and how the data was obtained.
- (4). If the Board or compensation committee determines that reasonable compensation for a specific position in this organization or for providing services under any other compensation arrangement with this organization is higher or lower than the range of comparability data obtained, the Board or committee shall record in the minutes of the meeting the basis for its determination.
- (5). If the Board or committee makes adjustments to comparability data due to geographic
 area or other specific conditions, these adjustments and the reasons for them shall be
 recorded in the minutes of the Board or committee meeting.
- (6).Any actions taken with respect to determining if a Board or committee member had a conflict of interest with respect to the compensation arrangement, and if so, actions taken to make sure the member with the conflict of interest did not affect or participate in the approval of the transaction (for example, a notation in the records that after a finding of conflict of interest by a member, the member with the conflict of interest was asked to, and did, leave the meeting prior to a discussion of the compensation arrangement and a taking of the votes to approve the arrangement).
- (7). The minutes of the Board or committee meetings at which compensation arrangements 555 are approved must be prepared before the later of the date of the next Board or 556 committee meeting or 60 days after the final actions of the Board or committee are 557 taken with respect to the approval of the compensation arrangements. The minutes 558 must be reviewed and approved by the Board and committee as reasonable, accurate, 559 and complete within a reasonable period thereafter, normally prior to or at the next 560 Board or committee meeting following final action on the arrangement by the Board or 561 committee. 562

563 <u>Section 6: Annual Statements.</u> Each Director, principal officer, and member of a committee 564 with Board delegated powers shall <u>annually</u> sign a statement which affirms such person:

- 565 A. Has received a copy of the conflicts of interest policy;
- 566 B. Has read and understands the policy;
- 567 C. Has agreed to comply with the policy, and
- 568 D. Understands the corporation is charitable and in order to maintain its federal tax exemption

- it must engage primarily in activities which accomplish one or more of its tax-exemptpurposes.
- 571 Section 7: Periodic Reviews. To ensure the corporation operates in a manner consistent with 572 charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, 573 periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the 574 following subjects:
- A. Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's-length bargaining.
- B. Whether partnerships, joint ventures, and arrangements with management organizations
 conform to the corporation's written policies, are properly recorded, reflect reasonable
 investment or payments for goods and services, further charitable purposes, and do not
 result in inurement, impermissible private benefit, or in an excess benefit transaction.
- 581 Section 8: Use Of Outside Experts. When conducting the periodic reviews, the corporation 582 may, but need not, use outside advisors. If outside experts are used, their use shall not relieve 583 the Board of its responsibility for ensuring periodic reviews are conducted.
- 584
- This version of Bylaws of The Heinlein Society was ratified at the Board meeting of 09 July
 2018.
- ⁵⁸⁷ Attest: Alta Loma, California, on 09 July 2018
- 588 /s/ Geo Rule
- 589 Vice President-Secretary
- ⁵⁹⁰ The Heinlein Society
- ⁵⁹¹ 3553 Atlantic Avenue, #341 Long Beach, CA 90807-5606 USA