AFGHAN HOUND CLUB OF AMERICA



Dear Applicant,

The Afghan Hound Club of America, Inc. is composed of breeders, owners and fanciers of the Afghan Hound who are dedicated to the protection and preservation of the Afghan Hound. It is desired that all applicants are sincerely interested in these objectives. The Club is responsible for preserving and protecting the standard for the Afghan Hound as approved by the American Kennel Club. For this reason, Membership is restricted to United States residents, eighteen years of age or older.

Husband and wife applicants must each prepare an individual application for membership. In addition to completing the enclosed application and signing the certification statement, two letters of sponsorship from AHCA members are required. Letters of sponsorship must originate from separate households. Once you have talked with your sponsors, please contact me with their names and their contact information, including an email address, telephone number and mailing address. I will then provide your sponsors with the Sponsor Form. Completed Sponsor Forms must be forwarded directly to the Membership Chair by the sponsors. At least one of these letters of sponsorship shall be written by a member who has visited your home and who will describe and vouch for the acceptability of the facilities for housing your dogs. Sponsors should be AHCA members who have had a long time relationship with the applicant.

Your completed application should be mailed to me, accompanied by a <u>non-refundable processing fee of twenty-five dollars (\$25) per application</u>. The check shall be made out to the AHCA. This fee will not be refunded even in the event you are not accepted to membership, nor is the processing fee applied to dues should the applicant be accepted.

When all necessary materials have been received, the application will be presented by the Membership Chair to the Board of Directors at its next regular meeting for a first reading. At the second subsequent Board meeting after your application has been presented to the Board of Directors, a motion for acceptance is voted upon by the Board. Acceptance to membership requires the affirmative vote of two thirds of the Board members present at the meeting. The result of this vote will be communicated to the applicant by the President and followed up with an email from me.

If you have any questions, please contact me.

Sincerely,

Jennifer Taylor Membership Chair

AFGHAN HOUND CLUB OF AMERICA INCORPORATED



Associate Membership Application Form

Name:	Date:		
Address:	Phone:		
	Fax:		
Kennel Name:	Email:		
Sponsors:			
I. A. When did you first become associated Please specify activities citing dates if involved			
B. Name of your first Afghan Hound:			
Date Acquired:	_		
II. List individually by name, sex and year a usually under your care (puppies under the a under 6 months, please list how many:	ge of six months need		
NAME	AGE	SEX	YEAR ACQUIRED
III. Do you now own or co-own (and have u			
If yes, please list the name of the breed and t			
If yes, please list the name of the breed and t			
If yes, please list the name of the breed and t			
If yes, please list the name of the breed and to a regional Afghan Holling IV. Do you belong to a regional Afghan Holling If yes, list the name of the club and indicate a lif you do not belong to a Regional Specialty Club in your area?	bund Specialty Club?	Yes No held or any major	contributions you have made to
IV. Do you belong to a regional Afghan Ho If yes, list the name of the club and indicate a If you do not belong to a Regional Specialty	bund Specialty Club?	Yes No held or any major	contributions you have made to

	r contributions you have made to the organization:
Have you	ever been suspended from a dog club? Yes No ever been suspended from privileges of the AKC? Yes No he answer in either of the above cases, please explain:
V. How	many litters of Afghan Hounds have you bred or co-bred?
Have you	consigned dogs to retail or wholesale outlets or a commercial intermediary?
Yes N List your	o five most recent litters indicating the whelping date and the name of the sire and the dam of each litter:
	individually by name, age, sex and year acquired each/some of the Afghan Hounds that you now own or ut which are not usually in your care:
Do you u	or to breeding, do you X-ray your breeding stock? Yes No sually register those X-rays with OFA? Yes No ave your dog's eyes examined by a Board Certified Ophthalmologist? Yes No as:
VIII Ho	w many years have you been exhibiting Afghan Hounds?
	y show do you attend each year – on the average? As an exhibitor? As a judge?
How man	sy shows do you attend yearly as a spectator? As an exhibitor? As a judge?
IX. We provided.	would like to have your thoughts on the following questions: (Please summarize your answers in the space)
1	A. What plans do you have for your Afghan Hounds?
-	
-	
-	
]	B. What are your primary interests in dog activities for the next few years?
-	

	C.	How will your plans contribute to the Afghan Hounds?
	D.	What contributions have you made to canine welfare in general in the past five years?
	E.	How can you contribute to the Afghan Hound Club of America?
	F.	What particular interests and talents or skills can you bring to the Parent Club?
		Certification Statement
		subscribe to the Recommended Practices of the Afghan Hound Club of America, Inc. please initial)
specific	ally me	subscribe to the Constitution and By-Laws of the Afghan Hound Club of America, Inc. and I et the eligibility requirements in Article I. (please initial)
		ing to provide documentation regarding any of the information submitted in the application if
requeste		(please initial)
		(picase mittal)
returned have pu	d to som	y dog of my breeding, or which I raised or sold, if and when there is a need for this dog to be neone, and/or it becomes a rescue dog. I will not rely on others to place dogs I produce, own, sell or I previously. lease initial)
		that all of the answers and statements in this application are true. lease initial)
I unders	stand the	at my name, address and telephone number will be published in the club roster upon my acceptance
Signed		Date uture of Applicant)
	(Signa	ture of Applicant)

The Board of Directors regrets, but finds it necessary that the undersigned agrees that should their application be denied that they are not entitled to any explanation from the Board of Directors. That they further agree not to hold the Afghan Hound Club of America, its officers, Board members, and members from any harm or injury they may claim for such a denial. They will reimburse the AHCA, its officers, Board members, or members, for the cost of defending any actions that may be initiated relating to the denial of their membership application, including reasonable attorneys' fees, if applicable.

	Agreed and Accepted by Applicant:		
Dated			
	(Signature of Applicant)		

Please return the original application to AHCA Membership Chairman

JENNIFER TAYLOR 5001 DESTIN LANE COLLEGE GROVE, TN 37046 937-474-9425 jolieafghans@gmail.com

APPLICATION FEE IS \$25



Afghan Hound Club of America Incorporated

RECOMMENDED PRACTICES



For the Owner, Exhibitor and Breeder of the Afghan Hound

February, 1978 Amended January, 1994

INTRODUCTION

Whether an owner, exhibitor, or breeder, the Afghan Hound enthusiast is often confronted with decisions and courses of action which can impact the continued improvement and preservation of the Afghan Hound breed, and the well-being of his or her individual dogs. All too often, because of inexperience or lack of forethought, the decisions made and the courses of action pursued are unfortunate ones, with lasting detrimental effects.

With these voluntary guidelines, which represent a distillation of the personal codes of conduct and concerns of its members, the Afghan Hound Club of America is setting forth acceptable practices and a number of precautions; and is directing them to any and all involved with our breed with the intent that the pitfalls be avoided and the pleasures enhanced.

BREEDING CONSIDERATIONS

It is important that breeders examine their motives before undertaking any breeding. While the zeal to produce champions is understandable, the breeder must guard against becoming insensitive to the lives produced; must understand the costs in time and money; and recognize the difficulties in placing unwanted offspring in caring homes.

- A. Breeding should be done selectively with the intention of reducing faults to a minimum and producing healthy hounds of high quality, type, and proper temperament.
- B. Breeding should be undertaken only when the breeder is in a position to properly care for the bitch and litter, and with the plan of keeping at least one puppy to, hopefully, advance and improve the breed. The breeder should recognize that it may be necessary to house offspring for a considerable length of time and be prepared to provide suitable facilities during this period.
- C. No Fancier should attempt breeding until able to distinguish between the correct and incorrect. Such ability presupposes careful study of the breed standard, the basic principles of genetics, and the pedigrees of prospective stud and matron.
- D. Breeders should breed only stock which is in good health and which is physically and temperamentally sound. No dog or bitch should be bred that is known to have or is suspected of having any serious inheritable defect or disease (as listed in the Appendix).
- E. Breeders should make every effort to comply with the recommended testing and minimum recommended breeding ages set forth in the Appendix.
- F. No bitch should be bred more than twice in any three consecutive seasons. The physical and mental well-being of the bitch are the prime considerations at any time.

- G. The stud dog should be bred selectively. The owner should discourage the individual who wants to breed the pet quality bitch or one unsuitable for his stud, and explain why he does so. The stud dog owner should be certain the owner of the bitch has the necessary knowledge and facilities to care for the puppies for as long as it requires to properly place them.
- H. Stud dogs or bitches who produce offspring of consistently poor quality are of no value as breeding stock and should not be used again.
- I. All bitches should be thoroughly examined by a veterinarian before breeding to determine that they are healthy, mature and suitable for this purpose. Inexperienced breeders should seek the advice of an experienced breeder or veterinarian before attempting to mate Afghan Hounds.
- J. Substitution of an alternate stud for an unwilling one or use of hormone injections or artificial insemination should not be practiced unless sufficient cause to do so exists and all parties are in full agreement; and even then should only be performed in accordance with AKC recommendations. Such practices should not be adopted merely to fulfill the stud dog's duty or to avoid the loss of a breeding season.
- K. All breeders must keep accurate and thorough breeding records in accordance with AKC requirements.

SELLING AND SALES CONTRACTS

Problems resulting from sales and sales agreements are perhaps the greatest source of dissatisfaction and ill-will in the breed. It is important that the seller be honest with himself and the buyer. It is equally important that all agreements and stipulations be recorded in written sales contracts.

- A. Sale prices of dogs and puppies should be based on the observable quality of the individual dog as potential show or breeding specimens. Since it is costly to raise a puppy to saleable age, these costs should be reflected in the sale price. One hundred dollars may be considered a minimum price.
- B. No puppy should be released or shipped to a new home before the age of eight weeks.
- C. Ethical breeders do not consign Afghan Hounds to pet stores, animal brokers, or commercial kennels, and do not donate them as prizes for any raffle or contest.
- D. The seller should give an honest appraisal of the coat care, as well as the physical, mental, and nutritional needs peculiar to the Afghan Hound, to any prospective buyer.
- E. A breeder must be discriminating in the placement of his stock and should not knowingly deal with unethical persons. A breeder should not sell to, or aid in procuring an Afghan Hound for, any person whom he or she has reason to believe will not provide the proper care and environment, or who may use the dog in a fashion that is detrimental to the breed.

- F. The new owner should be provided with at least a three-generation pedigree, a health certificate with inoculation records and booster due dates, and the name and address of the examining veterinarian. Novice buyers should also be provided with a thorough written list of instructions on diet and care.
- G. Breeding arrangements in lieu of, or in addition to cash payment should be held to an absolute minimum and confined to the knowledgeable purchaser seriously desirous of becoming a breeder. Such arrangement should be made only on a dog of such quality as to qualify it as show stock, and only when the breeder-seller needs to retain such animal as part of a well-planned breeding program.
- H. Breeding arrangements should never be established which encourage the pet buyer to undertake a breeding program. No sales contract should compel a buyer to breed a dog or bitch; therefore, any sales contract should provide for remunerative release options as an alternative to breeding arrangements.
- I. Each person who sells or places a dog should provide the new owner with a registration application, a signed transfer, or signed agreement between buyer and seller as described in the American Kennel Club Rules. It is recommended that a sales contract be executed for every sale.
- J. No owner should be forced to keep a dog he does not want or feels was misrepresented to him. Provision for such eventualities and the time periods allowed for return should be part of the sales contract.
- K. The breeder should take back any Afghan Hound that he or she has produced at any time during that Afghan Hound's life if the dog or bitch is no longer wanted by the original owner or any subsequent owner, or is found in a pound or animal shelter due to not being wanted by an owner. This does not mean the breeder has to buy back the Afghan Hound from the original buyer or any subsequent owner. It simply means that the breeder is responsible for the welfare of any Afghan Hound that he or she has bred for the animal's entire life and is prepared to fulfill this responsibility.

ADVERTISING

- A. All advertising of puppies, adults, or stud services ought to be factual and without misleading implications. Likewise, advertising of show wins and breeding records should not be false or misleading.
- B. Advertising and promotion, written and/or oral, should be confined to the specific aspects of the seller's stock and should not allude, in a derogatory way, to the methods, animals, or reputations of other breeders.

- C. In discussions with contacts resulting from advertising, the seller should be extremely cautious regarding the show prospects of any dog, lest he imply that success will be automatic -- by virtue of pedigree -- for animals too young for proper evaluation. The term "guarantee" if used, should clearly mean replacement of one dog with another, rather than a positive analysis of the dog at hand.
- D. Breeding encouragements, such as might be implied by advertisements offering "breeding stock" for sale or lease should not be made. The breeding of Afghan Hounds must never be offered or taken lightly.

SPORTSMANSHIP

While sportsmanship might be strictly defined as the art of playing fair, accepting defeat without complaint and victory without boastfulness, the additional concepts of sportsmanship, when practiced, can enhance the respect afforded the Afghan Hound Fancy and the pleasures of participation.

- A. Every enthusiast should at all times, while at dog shows, in the show ring, traveling, or staying at hotels or motels, conduct himself in such a manner as to reflect positively on the sport of showing dogs and the Afghan Hound in particular.
- B. Experienced breeders and exhibitors should willingly offer the novice advice, constructive criticism, or assistance with problems, when requested to do so.
- C. Malicious criticism should never be made.

APPENDIX

The General Recommendations of the Biological Defects Committee of the Afghan Hound Club of America, Inc.

- 1. Afghan Hounds should not be used for breeding before the age of 24 months, at the earliest.
- 2. Only individuals which are free from all discoverable, and assumed hereditary, defects should be used for breeding. "Discoverable" under present circumstances includes those forms of blindness whose incipient stages can be detected via competent eye examination, joint diseases such as hip dysplasia that are revealed through X-ray study, cryptorchidism (or monorchidism) that can be found by palpitation, and any other gross and obvious abnormality, such as heart or serious skeletal defects, pronounced as "probably hereditary" by the attending veterinarian.
- 3. The Orthopedic Foundation of America (OFA) and the Canine Eye Registration Foundation (CERF) certification procedures are recommended and available to all Afghan Hounds older than 24 months as useful detection of defects measures.
- 4. In individuals which themselves have been examined and checked out "clear" but which are direct parents or close relatives of afflicted dogs must be regarded as relatively "high risk" breeding stock.
- 5. There seems to be a high incidence of defects from bitches which either refuse to breed readily or have difficulty in whelping and raising puppies through the weaning stage. Although there may seem to be a good "accidental" explanation, such bitches should also be regarded as relatively "high risk".
- 6. All contracts on co-ownership, breeding rights, or repeat breedings, should contain a clause voiding them or otherwise providing terms of settlement without breedings, if the Afghan Hound involved is, subsequent to the date of the original contract, found to be "afflicted" or definitely "high risk".
- 7. When in spite of all precautions, a defect (as listed in 2. above) appears in an Afghan Hound sold for show, breeding, or even pet stock, the affected animal should be replaced (subject to sales contract exceptions) with one of equivalent value, but free of such defects or other equitable restitution made to better encourage buyers to seek proper examinations and to eliminate any temptation to use defective hounds for breeding.
- 8. Finally, when defects do occur, every attempt should be made to get as complete a diagnosis as possible and a detailed case history, and the facts should be reported fully and in confidence to this committee or its medical designate.

NOTE:

On October 1, 1993, Chairman of Veterinary Information, Dr. Jerry Klein, reported to the AHCA Annual Membership Meeting: "Thyroid problems have become endemic in the dog population and are just as important as any other criteria in breeding. Tests can be done at one year of age and should be done yearly thereafter. T3, T4, and free T4 should be tested. Hypothyroidism may be present with no obvious clinical signs so testing of breeding stock is important."

AFGHAN HOUND CLUB OF AMERICA, INC.

CONSTITUTION and BY-LAWS

Adopted 1971 Amended 1975, 1979, 1995, 2001 and 2017

CONSTITUTION ARTICLE I

Name and Objectives

SECTION 1. The Name of the Club shall be the Afghan Hound Club of America, Inc.

SECTION 2. The objects of the Club shall be:

- to preserve and protect the breeding of pure-bred Afghan Hounds and to do all possible to bring their natural qualities to perfection;
- b to encourage the organization of independent local Afghan Hound Specialty Clubs in those areas where there are sufficient fanciers of the breed;
- c to urge members and breeders to be guided by the standard of the breed as approved by the American Kennel Club and to accept it as the only standard of excellence by which Afghan Hounds shall be judged;
- d to do all in its power to protect and advance the interests of the Afghan Hound and to encourage sportsmanlike conduct at dog shows:
- e to conduct sanctioned matches and specialty shows under the rules of the American Kennel Club.

SECTION 3. The Club shall not be conducted or operated for profit, and no part of the profits or remainder or residue from dues or donations to the Club shall inure to the benefit of any member or individual.

This Club is incorporated as a membership corporation under the laws of the State of New York. The date of incorporation is November 17, 1950. **SECTION 4.** The members of the Club shall adopt and may from time to time revise such By-Laws as may be required to carry out these objectives.

BY-LAWS ARTICLE I

Membership

SECTION 1. **Eligibility**. There shall be four types of membership open to all legal residents of the United States of America who are eighteen years of age or older and in good standing with the American Kennel Club, who subscribe to the purposes of this Club, and who conform to the Election to Membership process (Section 3).

- a Regular Membership. Enjoys all the privileges of the Club including the right to vote and hold office.
- **b** Honorary Membership. By a 2/3 majority vote, the Board may elect an honorary member. Honorary members will not be required to pay dues and are not eligible to vote or hold office.
- **c Life Memberships.** By a 2/3 majority vote the Board may confer a life member. Life members will not be required to pay dues, but are eligible to vote and hold office.
- **d Associate Membership**. Entitled to all club privileges except voting and office holding.

SECTION 2. Dues. Membership dues shall be established by the Board of Directors, consistent with the principle that dues shall be as low as feasible for the prudent fiscal management of the organization. In any year when the Board has not adjusted the membership dues by January 1, the previous year's dues shall continue to be in effect. Dues are payable on or before the first day of the fiscal year (February 1). No member may vote whose dues are not paid for the current year.

SECTION 3. **Election to Membership**. Each applicant for membership shall apply on a form which has been approved by the Board of Directors and which shall provide that the applicant agrees to abide by these Constitution and By-Laws, the rules of the American Kennel Club, the standards for membership and any code of ethics approved by the membership. The application shall carry the endorsement of two members in good standing (husband and wife are to be considered as only one membership for this purpose) and shall provide such information as the Board may specify. The applicant shall remit a nonrefundable processing fee with the membership application.

Affirmative votes of 2/3 of the Directors present at a meeting or 2/3 of the entire Board voting by mail or other hard copy shall be required to elect an applicant. The voting may be by secret ballot at any meeting of the Board or by secret vote of the Directors by mail. Dues are payable immediately upon notification of acceptance to membership.

An application which has received a negative vote by the board may be presented by one of the applicant's endorsers at the next meeting of the Club, and the applicant may be elected to membership by a favorable vote of 75% of the members present.

SECTION 4. Termination of Membership.

Membership may be terminated by:

- **Resignation**. Any member in good standing may resign from the Club upon written notice to the Corresponding Secretary, but no member may resign when in debt to the Club. Dues obligations are considered a debt to the Club, and this debt is incurred on the first day of each fiscal year.
- b Lapsing. A membership will be considered as lapsed and automatically terminated if such member's dues remain unpaid 60 days after the first day of the fiscal year. The board, however, may grant an additional 30 days of grace to such delinquent members in meritorious cases. In no case shall a person be entitled to vote at a Club meeting or election if his/her dues are unpaid two weeks prior to the meeting or ballot.
- **c Expulsion**. A membership may be terminated by expulsion as provided in Article VI of these By-Laws.

ARTICLE II

Meetings

SECTION 1. Annual Meeting. The Annual Meeting of the Club shall be held in conjunction with the Club's Specialty Show if possible, at a place, date, and hour designated by the Board of Directors.

Written notice of the Annual Meeting shall be mailed to each member by the Corresponding Secretary at least 30 days prior to the date of the meeting. The quorum for the Annual Meeting shall be 10% of the members in good standing. **SECTION 2**. **Special Club Meetings**. Special Club meetings may be called by the President; by a majority vote of the members of the Board who are present at a meeting of the Board or who vote by mail; or by the Corresponding Secretary upon receipt of a petition signed by 10% of the Club's members in good standing. Such meetings shall be held at such place, date and hour as may be designated by the Board of Directors. Written notice of such meetings shall be mailed by the Corresponding Secretary at least 14 days and not more than 30 days prior to the meeting. The notice of the meeting shall state the purpose of the meeting, and no other club business may be transacted. The quorum for such a meeting shall be 10% of the members in good standing.

SECTION 3. **Board Meetings**. The first meeting of the Board of Directors shall be held as soon as possible following the certification of the election. Other meetings of the Board shall be held at such times and places as are designated by a majority vote of the Board. Written notice of each such meeting shall be mailed by the Corresponding Secretary to each member of the Board at least 14 days prior to the date of the meeting. The quorum for a Board Meeting shall be a majority of the Board voting in person, by mail, fax or telephone conference call.

SECTION 4. Board Business. The Board of Directors may also conduct business by telephone conference call, mail and fax provided it does not conflict with any other provisions of these Bylaws. Responses must be received from a majority (quorum) of the Board members for the results of the ballot to be valid. Items voted upon by telephone conference call, mail and fax must be confirmed in writing by the Recording Secretary to all board members within seven days.

ARTICLE III

Directors and Officers

SECTION 1. Board of Directors. The Board shall be comprised of the President, First Vice-President, Second Vice-President, Corresponding Secretary, Recording Secretary, Treasurer and six other persons all whom shall be members in good standing who are residents of the United States. The Officers shall be elected for two and the other Board members shall be elected for three year terms as provided in Article IV and shall serve until their successors are elected. General management of the Club's affairs shall be entrusted to the Board of Directors.

Transition:

At the first election following adoption of this By-Law amendment, the President, First Vice-President, Recording Secretary and Delegate shall be elected for two year terms. The remaining Officers shall be elected for one year terms. In the following year, the Second Vice-President, Corresponding Secretary and Treasurer shall be elected for two year terms and the Officers shall alternate in that pattern for election in succeeding years. Each year, two of the six members of the Board of Directors who are not Officers shall be elected for a term of three years.

SECTION 2. Terms of Office.

- **Officers**. The President, Vice-Presidents, Secretaries and Treasurer shall be elected for two year terms as provided in Article IV. They shall serve in their respective capacities with regard to both the Club and its meetings and the Board and its meetings.
- **b** Board Members. Each year, two of the six members of the Board who are not Officers shall be elected for a term of three years.
- **Delegate**: The Delegate shall be elected by the membership for a term of two years.

SECTION 3. Duties.

- a The President shall preside at all meetings of the Club and the Board and shall have the duties and powers appurtenant to the office of the President in addition to those particularly specified in these By-Laws.
- b The Vice-President, in order of office, shall have the duties and exercise the powers of the President in case of the President's death, absence or incapacity.
- The Recording Secretary shall keep a record of all meetings of the Club and of the Board and of all votes taken, and of any other matters of which a record shall be ordered by the Club or the Board, and keep a roll of the members of the Club, and carry out duties as are prescribed in these By-Laws.
- d The Corresponding Secretary shall have charge of the correspondence, notify members of meetings, notify Officers and Directors of their election to Office, notify new members of their election to membership, and carry out such duties as are prescribed in these By-Laws.

e The Treasurer shall collect and receive all moneys due or belonging to the club. Moneys shall be deposited in a bank approved by the board, in the name of the club. The books shall at all time be open to inspection by the board and a report shall be given at every meeting of the condition of the club's finances and every item of receipt or payment not before reported; and at the annual meeting an accounting shall be rendered of all moneys received and expended during the previous fiscal year. The Treasurer shall be bonded in such amount as the Board of Directors shall determine.

SECTION 4. Vacancies. Any vacancies occurring on the Board or among the offices during the year shall be filled until the next annual election by a majority vote of all the remaining members of the Board; except that a vacancy in the office of President shall be filled automatically by (in order of precedence) the First or Second Vice-President, and the resulting vacancy in the office of Vice-President, shall be filled by the board.

SECTION 5. Termination of Office.

- a Any Officer may resign his/her position of office upon written notice to the President or Corresponding Secretary and be effective upon receipt of notice.
- b Attendance is expected at all board meetings. If an Officer or director misses two consecutive meetings without just cause, he/she shall be removed from office. This termination may be overturned by a 2/3 majority of the Board members present or 2/3 majority vote of the Board by other hard copy.
- Performance of specified duties is expected. If an Officer or Director fails to perform the duties of the office without just cause a 2/3 majority vote of the Board members present or a 2/3 majority vote of the Board may terminate him/her from office by other hard copy.
- d Any vacancy shall be filled according to Article III, Section 4.

ARTICLE IV The Club Year, Voting, Annual Elections & Nominations

SECTION 1. Club Year. The Club's fiscal year shall begin on the 1st day of February and end on the 31st day of January. The Club's official year shall begin immediately at the conclusion of the election and shall continue through the next election. The elected Officers and Directors shall take office on February 1, and each retiring Officer shall turn over to his/her successor in office all properties and records relating to that office within 30 days after the certification of the election.

SECTION 2. Voting. At the Annual Meeting or at a special meeting of the Club, voting shall be limited to those members in good standing who are present at the meeting, except for the annual election of Officers, Delegates and Directors, amendments to the Constitution and By-Laws, and amendments to the standard for the breed, which shall be decided by written ballot cast by mail. Voting by proxy shall not be permitted. The Board of Directors may decide to submit other specific questions for decision of the members by written ballot cast by mail or in accordance with AKC's procedure on Electronic Balloting for the AKC Parent Clubs. **SECTION 3. Annual Election.** The election of Officers, Directors and Delegate shall be conducted by mail ballot. Ballots to be valid must be received on or before January 5th, at the designated address. The nominated candidate receiving the greatest number of votes for each office shall be declared elected. A report of those persons elected, by position, shall be prepared by the Corresponding Secretary, and communicated to the general membership by mail on or before February 1st. Newly elected Officers and Directors will normally succeed to office on February 1. In the event the election is not complete by February 1, the retiring Officers and Directors shall continue in their respective positions until the election can be certified.

SECTION 4. Nominations and Ballots. No person may be a candidate in a Club election who has not been nominated in accordance with these By-Laws. The Nominating Committee shall be chosen by the Board of Directors before August 1st. The Committee shall consist of five members and two alternates, all members in good standing, one of whom shall be a member of the current Board of Directors. The Board shall name a chairman for the Committee. The Nominating Committee may conduct its business by mail, electronic means or other hard copy.

a The Nominating Committee shall nominate from among the eligible members of the Club, one candidate for each office and for each position of the Board of Directors to be elected in that

- year, and a candidate for the Delegate to the American Kennel Club. A written letter of consent to be nominated with an agreement of understanding of Article III, Sections 3 and 5 of the By-Laws to the Constitution shall be required. The Committee shall then submit its slate of candidates to the Recording Secretary who shall mail the list to each member of the Club on or before October 15, so that additional nominations may be made by the members if they so desire.
- Additional nominations of eligible members may be made by written petition addressed to the Recording Secretary and received at his/her regular address on or before November 15th, signed by five members. A written letter of consent to be nominated with an agreement of understanding of Article III, Sections 3 and 5 of the By-Laws to the Constitution shall be required. Except for the position of Delegate, no person shall be a candidate for more than one position.
- c If no valid nominations are received by the Recording Secretary on or before November 15th, the Nominating Committee's slate shall be declared elected and no balloting will be required.
- If one or more valid additional nominations are received by the Recording Secretary on or before November 15th, he/she on or before December 1st, shall mail to each member in good standing a ballot listing all of the nominees for each position in alphabetical order together with a blank envelope and a preaddressed return enveloped marked "Ballot" and bearing the name of the member or members, if husband and wife, to which the ballot(s) was sent. So that the ballots may remain secret, each voter, after marking his/her ballot, shall seal it in the blank envelope which in turn shall be placed in the second envelope addressed to the independent election monitor. The inspectors of election shall check the returns against the list of members whose dues are paid for the current year prior to opening the outer envelopes and removing the blank envelopes, and shall certify the eligibility of the voters as well as the results of the voting which shall be announced in the manner provided in Section 3.

ARTICLE V

Committees

SECTION 1. The Board may each year appoint standing committees to advance the work of the Club in such matters as dog shows, trophies, annual prizes, membership and other fields which may well be served by committees. Such committees shall always be subject to the final authority of the Board. Special Committees may also be appointed by the Board to aid it on particular projects.

SECTION 2. Any committee appointment may be terminated by a majority vote of the full membership of the Board upon written notice to the appointee; and the Board may appoint successors to those positions whose service has been terminated.

ARTICLE VI

Discipline

SECTION 1. American Kennel Club Suspension. Any member who is suspended from the privileges of the American kennel Club automatically shall be suspended from the privileges of this Club for a like period.

SECTION 2. Charges. Any member may prefer charges against a member for alleged misconduct prejudicial to the best interests of the Club or breed. Written charges with specifications must be filed in duplicate with the Corresponding Secretary together with a deposit of \$25 which shall be forfeited if such charges are not sustained following a hearing. The Corresponding Secretary shall promptly send a copy of the charges to each member of the Board or present them at a Board meeting, and the Board shall first consider whether the actions alleged in the charges, if proven, would constitute conduct prejudicial to the best interests of the Club or the breed. If the Board considers that the charges do not allege conduct which would be prejudicial to the best interest of the Club or to the

If the Board entertains jurisdiction of the charges it shall fix a date of a hearing by the Board, or a Committee designated by the Board, not less than 3 weeks nor more than 6 weeks thereafter. The Corresponding Secretary shall promptly send one copy of the charges to the accused member by certified mail together with a notice of the hearing and an assurance that the accused member may personally appear in his/her own defense and bring witnesses if he/she wishes.

breed, it may refuse to entertain jurisdiction.

SECTION 3. Board Hearing. The Board or Committee shall have complete authority to decide whether counsel may attend the hearing, but both complainant and accused member shall be treated uniformly in that regard. Should the charges be sustained after hearing all the evidence and testimony presented by complainant and accused member, the Board or Committee may by a majority vote of those present suspend the defendant from all privileges of the Club for not more than six months from the date of the hearing. And, if it deems that punishment insufficient, it may also recommend to the membership that the penalty be expulsion. In such case, the suspension shall not restrict the defendant's right to appear before his fellow members at the ensuing Club meeting which considers the recommendation of the Board or Committee.

Immediately after the Board or Committee has reached a decision, its findings shall be put in written form and filed with the Corresponding Secretary. The Corresponding Secretary, in turn, shall notify each of the parties of the decision and penalty, if any.

SECTION 4. Expulsion. Expulsion of a member of the Club may be accomplished only at the Annual Meeting of the Club following a hearing and upon recommendation of the Board or Committee as provided in Section 3 of this Article. The accused member shall have the privilege of appearing in his/her own behalf though no evidence shall be taken at this meeting. The President shall read the charges and the findings and recommendations, and shall invite the accused member, if present, to speak on his/her own behalf. The members present shall then vote by secret written ballot on the proposed expulsion. If the expulsion is not so voted, the suspension, if it has not already expired, shall stand.

ARTICLE VII

Amendments

SECTION 1. Amendments to the Constitution and By-Laws and to the standard for the breed may be proposed by the Board of Directors or by written petition addressed to the Corresponding Secretary signed by twenty percent of the membership in good standing. Amendments proposed by such petition shall be promptly considered by the Board of Directors and must be submitted to the members with recommendations of the Board by the Recording Secretary for a vote within three months of the date when the petition was received by the Corresponding Secretary.

SECTION 2. The Constitution and By-Laws and the standard for the breed may be amended at any time provided a copy of the proposed amendment has been mailed or sent in accordance with AKC's procedure on Electronic Balloting for AKC Parent Clubs and in compliance with NY State law by the Recording Secretary to each member in good standing on the date of mailing, accompanied by a ballot on which a choice for or against the action to be taken shall be indicated. Dual envelope procedures described in Article IV, Section 4(d) shall be followed in handling such ballots, to assure secrecy of the vote. Notice with such ballot shall specify a date not less than 30 days after the date postmarked, by which date the ballots must be returned to the Recording Secretary to be counted. The favorable vote of 2/3 of the members in good standing who return valid ballots within the time limit shall be required to affect any such amendment.

SECTION 3. No amendment to the Constitution and By-Laws or to the standard for the breed that is adopted by the Club shall become effective until it has been approved by the Board of Directors of the American Kennel Club.

ARTICLE VIII

Dissolution

SECTION 1. The Club may be dissolved at any time by the written consent of not less than 2/3 of the members. In the event of the dissolution of the Club whether voluntary or involuntary or by operation of law, none of the property of the Club nor any proceeds thereof nor any assets of the Club shall be distributed to any members of the Club but after payment of the debts of the Club its property and assets shall be given to a charitable organization for the benefit of dogs selected by the Board of Directors.

ARTICLE IX

Order of Business

SECTION 1. At meetings of the Club, the order of business so far as the character and nature of the meeting may permit, shall be as follows:

- Roll Call
- Approval of Minutes of the previous meeting
- Report of the President
- Report of the Corresponding Secretary
- Report of the Recording Secretary

- Report of Treasurer
- Report of Committees and Board (at Annual Meeting)
- Election of New Members
- Unfinished business
- New business
- Adjournment

SECTION 2. At meetings of the Board, the order of business unless otherwise directed by majority votes of those present shall be as follows:

- Roll Call
- Approval of Minutes of the previous meeting
- Report of President
- Report of Corresponding Secretary
- Report of Recording Secretary
- Report of Treasurer
- Report of Committees
- Unfinished business
- Election of New Members
- New business
- Adjournment

ARTICLE X

Roberts Rules of Order, revised, shall govern the proceedings of this Club in all cases to which they are applicable, and in which they are not inconsistent with this Constitution and By-Laws.