

ARTICLES OF OPERATION

University of Massachusetts School of Law - Dartmouth Alumni Association

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<u>ARTICLE I – NAME & AUTHORITY</u>

The name of this organization shall be the University of Massachusetts School of Law - Dartmouth Alumni Association (hereinafter "Association"). The Association is the official internal Association for all the alumni of the University of Massachusetts School of Law - Dartmouth (hereinafter "UMass Law") and all the alumni of the Southern New England School of Law. The Association is a part of the UMass Law structure and is subject to the oversight of the Office of Advancement at the University of Massachusetts Dartmouth (hereinafter "Office of Advancement").

<u>ARTICLE II – PURPOSE</u>

The purpose of the Association shall be to further the interests of UMass Law and its alumni by developing their connection to UMass Law and to each other. The Association shall also serve as a lifelong resource for alumni, encourage alumni to participate in public service initiatives and contribute to the continued excellence of UMass Law.

ARTICLE III - MEMBERSHIP

SECTION 1. CLASSES OF MEMBERS.

The Association shall have the following classes of "members":

- a. Members, which consists of any graduate of UMass Law or Southern New England School of Law; and
- b. Honorary Members consist of any other person nominated by the Board and elected by a seventy-five percent (75%) vote of the members present at a meeting of the Association.

SECTION 2. RIGHTS AND PRIVILEGES.

- a. Members shall enjoy the same rights and privileges as members of the University of Massachusetts Dartmouth Alumni Association.
- b. Only Members may serve on the Board of Directors (hereinafter "Directors") and Officers of the Executive Board (hereinafter "Officers").

<u>ARTICLE IV – BOARD OF DIRECTORS</u>

SECTION 1. COMPOSITION AND TERM OF OFFICE.

- a. The administration and general management of the Association shall be vested in a Board of no fewer than ten (10) and no more than seventeen (17) voting Directors.
- b. Directors shall be elected to serve a term of three (3) years. At the end of the three (3) year term, the Director may request to, subject to the Board's approval, serve an additional three (3) year term without election.
- c. Each year, the Student Bar Association (SBA) may nominate up to three (3) graduating students to the Board for consideration as members of the Alumni Board upon graduation. The nominee shall be elected by majority vote to serve a three-year term. An individual appointed under this paragraph may not request to serve an additional term pursuant to Subarticle (b) until such individual has been elected by the full membership.
- d. The Assistant Vice Chancellor of Alumni Relations or the Assistant Vice Chancellor's designee shall be a permanent, non-voting member of the Board.
- e. The Dean of UMass Law or the Dean's designee shall be a permanent, non-voting member of the Board.
- f. The Student Bar Association may elect a student representative to serve a term of one (1) year as a voting member of the Board.
- g. An election for Directors shall be held annually. The terms of Directors shall be staggered so as to fill vacancies at intervals of three (3) year terms.
- h. Former consecutive two-term Presidents of the Board of Directors, serving before 2019, are granted full authorization to vote during all Board meetings and elections.
- i. The President of the University of Massachusetts Dartmouth Alumni Association or their designee shall serve as an ex officio non-voting member of the Association. The privileges in this subsection are contingent on the University of Massachusetts Dartmouth Alumni Association extending voting privileges to the President of this Association.

SECTION 2. POWERS AND DUTIES.

- a. The business of the Alumni Association shall be managed by the Board, which may exercise all of the powers of the Association.
- b. The President of the Board shall fill any vacancy occurring during a term in office until the expiration of the term of the office in which the vacancy exists from the previous ranking of the ballot list.
- c. The Board, in coordination with the Office of Advancement, will approve all actions.
- d. The Association will work with the Office of Advancement to further the interests of alumni, the Association, and UMass Law. In the event that a dispute should arise between the Association and the Office of Advancement, written notice of said dispute shall be provided by the President of the Association to the Office of Advancement or by the Office of Advancement to the Board. The President of the Association will work with the Office of Advancement to resolve any disputes. A detailed report of any settlement agreement shall be referred to the Board for a vote. If an agreement cannot be reached, the matter will be presented to the Chancellor for possible settlement.
- e. It will be the responsibility of the Clerk to keep the records of the Board's communications up to date. It is also the responsibility of the Clerk to retrieve past correspondence from the Board's records when requested. The Clerk and a designee from the Office of Advancement will handle all communications. Correspondence shall be either in electronic form or hard copy so that the Clerk may keep a written bound communication record.

SECTION 3. MEETINGS.

- a. The Board shall hold no less than eight (8) regular meetings a year at stated times.
 - i. All general members of the Association have the right to attend meetings, in person, by telephone, or through internet technology service provided by the Board.
 - ii. Directors shall attend any meeting in person, by telephone, or through internet technology service provided by the Board.
 - 1. Directors must be present for a minimum of seventy-five percent (75%) of the meetings. A waiver of the attendance policy shall be for exigent circumstances only.
 - 2. Directors must attend at least two (2) meetings in person, except any out-of-state Directors. This provision shall only apply to local Directors.

- iii. Any Director may invite special guests to meetings with prior approval from the President.
- b. The President of the Board and/or the Office of Advancement may call Special meetings.
- c. Written notice of each meeting shall be given by the Clerk in writing or by electronic mail not less than ten (10) days in advance of said meeting.
- d. Electronic or telephonic voting is permissible for any individual Director. However, all electronic or telephonic votes shall be reconfirmed at the Board's next scheduled meeting and must be reflected in the accepted minutes.

SECTION 4. RESIGNATION AND/OR REMOVAL.

- a. Any Director may resign by notifying the President, the Vice President, or the Clerk in writing. Such resignation is effective upon deliverance unless it is specified to be effective at some later time.
- b. Any Director may be removed from office, for failure to attend meetings or for other just cause, by the affirmative vote of sixty percent (60%) of the voting Directors present at a meeting of the Board, provided the Director being removed has been permitted an opportunity to be heard at the meeting where a vote is to be taken.

ARTICLE V - OFFICERS

SECTION 1. DUTIES OF OFFICERS.

- a. **President.** The President shall be the chief executive officer of the Association and as such, shall have charge of the affairs of the Association, subject to the supervision of the Board. The President shall preside when present at all meetings of the Board. The President shall have such other powers and duties as are usually incident to that office and as may be vested in that office by the Articles of Operation or by the Board. The President or their designee shall serve as an ex officio member of the University of Massachusetts Dartmouth Alumni Association subject to their approval.
- b. *Vice-President.* In the absence of the President, the Vice-President shall perform the duties of the President. The Vice-President shall also serve as an ex officio member of the University of Massachusetts Dartmouth Alumni Association subject to their approval.
- c. *Treasurer*. The Treasurer shall have general charge of the financial affairs of the Association and will work with the Office of Advancement to establish the Association's budget and to obtain funds for expenditures as may be necessary. The Treasurer shall have such other powers and duties as are ordinarily related to that

office and as may be vested in that office by these Articles of Operation or by the Board. The Treasurer may consult with the Office of Advancement when exercising his/her duties.

d. *Clerk*. The Clerk shall give such notice of meetings of the Board as are required by these Articles of Operation and shall keep a record of all the meetings and attendance of the Board members. The Clerk shall perform a call for agenda items in advance of each meeting and shall distribute the final agenda to the Board no less than five (5) days in advance of the meeting. The Clerk shall have such other powers and duties as are customarily associated to that office and vested in that office by these Articles of Operation or by the Board. In the absence of the Clerk from any meeting of the Board, a temporary Clerk designated by the person presiding at the meeting shall perform the duties of the Clerk.

SECTION 2. ELECTION; OFFICER TERM; VACANCIES.

- a. *Election.* Officers of the Association shall be elected at the Annual Meeting by acclamation or majority ballot vote of the Board present at the meeting.
- b. **Term and Vacancies.** All Officers shall serve a minimum of two (2) year mandatory term for their respective positions. Vacancies shall be filled pursuant to the provisions of Article IV, Section 2, Paragraph b. A first-year Director may not serve as an Officer unless the Director previously served on the Board within the previous six (6) years.
- c. **Resignation.** Any Officer may resign by notifying the President, the Vice President, or the Clerk of the Board. Such resignation is effective upon deliverance unless it is specified to be effective at some later date.
- d. **Removal.** The Board may remove any Officer for failure to attend meetings or for other just cause, by the affirmative vote of sixty percent (60%) of the voting Directors present at a meeting of the Board, provided the individual to be removed has been provided notice in accordance with Article IV, Section 4, Paragraph b, and is permitted an opportunity to be heard at the meeting where a vote is to be taken.

ARTICLE VI – COMMITTEES

The Board may elect from their own numbers such standing and/or ad hoc committees as they may from time to time determine necessary or advisable and may delegate such powers and duties thereto as the President may deem advisable. Each committee shall be comprised of no less than three (3) Directors. The President is deemed to be a member of all committees.

- a. The Association shall maintain the following active committees, headed by the following individuals:
 - i. Strategic Planning-Vice President;
 - ii. Elections- As determined by the President;

- iii. Events-As determined by the President;
- iv. Awards & Scholarships-As determined by the President;
- v. Mentoring Committee & CLE- As determined by the President and,
- vi. Supreme Court Committee-Kimberly A. Hogan.

ARTICLE VII – MEETINGS OF MEMBERS

SECTION 1. ANNUAL MEETING.

The annual meeting of the Association shall be held in April, the date, hour, and place to be determined by the Board. In conjunction with the Office of Advancement, the Clerk shall send an announcement of the meeting to all members of the Alumni Association no later than thirty (30) days before the date of the appointed meeting.

SECTION 2. SPECIAL MEETINGS.

Special meetings of the Board may be called at the discretion of the President and/or the Office of Advancement. Notice of special meetings, together with a statement of the business to be transacted, shall be sent to each Board Director by the Clerk not less than ten (10) days before the scheduled date.

SECTION 3. OUORUM.

Fifty percent (50%) of the Directors shall constitute a quorum at any meeting of the Board. Directors shall be permitted to vote at the Annual Meeting, and all matters therein considered shall be accepted by a majority vote, except as otherwise provided in the Articles of Operation. There shall be no voting by proxy or by electronic mail at the annual meeting of the Association.

SECTION 4. RECORDS.

The minutes for all meetings, including the annual meeting and any special meetings of the Board, shall be maintained and kept pursuant to Article IV, Section 2, Paragraph e.

SECTION 5. NOTICE.

Notice of any meeting of the members of the Association shall be sent pursuant to the Articles of Operation.

ARTICLE VIII – NOMINATIONS AND ELECTIONS OF DIRECTORS

SECTION 1. NOMINATIONS OF DIRECTORS.

Each year, in accordance with the procedures approved by the Board, the Board shall solicit from members a slate of the nominees for election to be Directors (hereinafter referred to as Director Nominees). The slate of Director Nominees shall then be presented in accordance with the procedures approved by the Board to the members of the Association for voting.

SECTION 2. ELECTIONS.

Members of the Association shall vote by individual ballot to elect Directors of the Board by an approved means established by the Board.

ARTICLE IX - GENERAL

SECTION 1. FINANCES.

- a. The fiscal year of the Association shall correspond with that of the Office of Advancement.
- b. The Association's Executive Board shall meet as necessary with a designee from the Office of Advancement to establish the Association's annual budget. The Association will work with the Office of Advancement to make expenditures from the established budget. The President may also request additional funds from the Office of Advancement as may be necessary to accomplish the Association's goals and purpose.
- c. The Treasurer, in accordance with the policies of the Office of Advancement, shall perform routine financial administration and management of the Association, such as the banking and handling and recording of receipts and disbursements.

SECTION 2. ASSOCIATION RECORDS.

The original or attested copies of these Articles of Operation, records of all meetings of the Board, and the list of all Alumni members, including contact information, shall be secured pursuant to the policies of the Office of Advancement.

<u>ARTICLE X – SPONSORS, BENEFACTORS, CONTRIBUTORS, AND FRIENDS OF THE ASSOCIATION</u>

The Board may, from time to time, designate certain persons or groups of persons as sponsors, benefactors, contributors, or friends of the Association or such other title as they deem appropriate. Such persons shall serve in an honorary capacity and, in such capacity, shall have no right to notice of or to vote at any meeting and shall not be considered for purposes of establishing a quorum. They shall have no other rights or responsibilities, except as may from time to time be delegated by the Board.

<u>ARTICLE XI – AMENDMENTS</u>

These Articles of Operation may be amended by an eighty percent (80%) vote of the members of the Board present and voting at the designated meeting where a quorum is met. Any eligible voting Director may challenge any significant change(s) to the Articles of Operation at the time of the vote by requesting a referendum to be sent outlining significant changes in writing to the Alumni Association for a general vote.

<u>ARTICLE XII – POINT OF ORDER</u>

Robert's Rules of Order, Twelfth Edition, and a future amended edition shall govern the conduct and be the authority on all questions of procedure at all meetings.

Revised: April 03, 2023

Approved: _____

Castell Americant Castell Americant Americant President