West Bend Community Association Bylaws - 1 - Approved XX/XX/2013

**Article I – NAME AND PURPOSE**

*Section I.1 - Name:* The organization shall be known as the West Bend Community Association (WBCA).

*Section I.2 - Boundaries:* The area of the WBCA shall be that bounded by the railroad tracks on the north, Keele Street on the west, Dundas St West on the east, and on the south by Bloor St(north side only) from Keele to Bloor & Dundas St W. For Keele Street, the boundary shall be drawn down the middle of the street, limiting the area to Ward 14; for other streets, both sides of the boundary street are included in the WBCA area.

*Section I.3 - Mission:* The WBCA shall strive to:

* enhance the quality of life for all residents of the West Bend, of all ages and abilities,
* preserve and improve the physical and economic health of the area,
* foster respect for all persons,
* facilitate and encourage connections among residents,
* connect residents to resources needed to accomplish what most interests them in the community using various strategies, including:
* develop collaborative partnerships with other entities, both public and private,
* engage in community-based problem solving,
* provide neighbourhood-oriented services and resources,
* use the power of a representative neighbourhood organization to lobby government and corporate institutions.

**Article II - MEMBERSHIP**

*Section II.1 - Definition of member:* Members are persons who reside in the West Bend, either as tenants, homeowners or business people, who are over the age of 18, who do not hold political office, and who have paid the currently determined membership fees.

*Section II.2 - Membership fees:* Annual membership fees are proposed by the Executive Committee and approved at the Annual General Meeting by a majority vote of members present. Members in good standing are those who have paid the specified fee within the past twelve months.

*Section II.3 - Rights of members:* All members in good standing have the right to vote at all member- ship meetings and to stand for office. Each member has one vote.

**Article III - MEMBERSHIP MEETINGS**

*Section III.1 - General membership meetings* are generally held monthly except for July & August but in no case less than four times a year (including the Annual General Meeting), and may be held more frequently as desirable.

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*Section III.2 - Special membership meetings* may also be called, with the reason for the meeting clearly stated and the agenda restricted to that issue. One-third of the members in good standing may request a special meeting, which will then be called by the Executive Committee (EC). General and special membership meetings shall be announced at least one week in advance.

*Section III.3 - Annual General Meeting (AGM)* is held once a year, generally in October, and shall be announced at least 30 days prior by notice to the membership. Each Table Officer and Committee Chair shall present an annual report, the financial statement for the previous fiscal year (ending September 30) shall be approved, and Officers for the coming year will be elected. The Order of Business for the AGM shall be:

1. Self-introductions of those present  
2. Approval of the minutes of the previous membership meeting  
3. Reports of Committees  
4. Reports of Officers  
5. Election of Officers for the coming year  
6. Old and unfinished business from previous membership meetings 7. New business Adjournment

*Section III.4 - Conduct of meetings:* An Officer (usually the Chair) will chair the meeting. All membership meetings (including the AGM) are open to the general public, and those attending may speak at the pleasure of the meeting chair. Only members, however, may vote. Robert's Rules of Order (http://www.robertsrules.org) shall govern procedure at all meetings.

*Section III.5 - Quorum* for regular and special membership meetings is 15% of the current paid membership. Quorum for the AGM is 20% of the current paid membership, but in no case less than 10 members.

*Section III.6 - Voting:* At all membership meetings, a majority vote of those members present will decide, except that voting for resolutions which determine official WBCA policies require a two-thirds (2/3) majority of the members present. At all membership meetings, the meeting chair shall vote only to break a tie. Every question shall be decided by a show of hands, unless a secret ballot is requested by three or more members present, in which case the meeting chair shall decide on the procedure for secret ballots. There shall be no proxy voting; only members who are physically present may vote.

**Article IV - OFFICERS and EXECUTIVE COMMITTEE (EC)**

*Section IV.1 - Officers and Duties:* There shall be three Table Officers, with fixed responsibilities, and from two to five Officers at Large. Their duties are:

*Chair:* Provides leadership within the WBCA, calls and chairs meetings, functions as WBCA contact for external organizations. Serves as primary contact for external organizations and the public at large, with the right to delegate such duties to another member of the EC.

WBCA Bylaws - 3 - Approved 5/13/2010 *Vice-Chair:* Assists the Chair in his/her duties, with the Chair bearing primary responsibility.

*Secretary:* Takes minutes at membership and Executive Committee meetings and makes them available to the membership. Maintains records of correspondence, including printouts of important emails. A copy of all official correspondence shall be forwarded to the Secretary for record-keeping.

*Treasurer:* Ensures that all funds raised are deposited to the account of the WBCA in a recognized financial institution selected by the Executive Committee (EC). Maintains proper records of receipts and expenditures at all times, including separate general ledger accounts to record income and expenses for each major WBCA initiative; prepares financial statements for the AGM. Ensures that all cheques are signed by two out of three EC members assigned to this responsibility by the EC, that any expenditure over $75 is approved in advance by the EC, and that any expenditure over $200 is approved in advance by majority vote at a membership meeting.

*Membership Director:* Maintains the membership list and associated data; verifies that members have met the requirements for membership. At membership meetings, determines the number of members present, certifies that a quorum has been reached, and reports the number for a majority of members present. Notifies members about renewal. Develops strategies for membership development and retention.

*Officers at Large:* Assist the Table Officers in the operation of the WBCA, with specific duties as shall be needed by the WBCA and shall suit their individual talents. They may also serve as Committee Chairs.

*Section IV.2 - Executive Committee (EC) meetings:* Both types of Officers will compose the Executive Committee, which meets generally every two months (alternating with membership meetings), but at least four times a year. Meetings shall be announced to the EC members at least 30 days in advance. Quorum for EC meetings is one-half of the members of the EC, with not fewer than two Table Officers present. Voting at EC meetings is by majority of those present.

*Section IV.3 - Election of Officers:* Officers are elected at the Annual General Meeting for a term of one year by a majority vote of members present. For this election, a Nominating Committee shall be created by the EC several months prior to the AGM, which Committee shall create a slate of candidates and promulgate it to the membership at least a month prior to the AGM. Any member who wishes to stand for office shall notify the Nominating Committee before the slate is due to be complete. The Nominating Committee has the power to determine how many candidates shall be presented for each Officer position, and how many Officers at Large shall be elected, taking into account the number of candidates who have come forward or can be persuaded to serve. Members of the Nominating Committee may not stand for office in that election.

*Section IV.4 - Resignation, absences, and termination:* Resignations shall be submitted in writing to the Executive Committee, preferably with 30 days notice. Officers must resign if they run for, or are elected or appointed to, political office, or if they move out of the West Bend. If an Officer fails to attend three meetings (EC and membership) in a row, that Officer shall be at risk of removal, by two-thirds vote of the other Officers.

*Section IV.5 - Filling vacancies:* Vacancies occurring between AGMs shall be filled by the EC, with confirmation being required at the next membership meeting. A replacement Table Officer is selected from among the Officers at Large. A replacement Officer at Large is selected from the general membership, or the number of Officers at Large may be allowed to decrease to its minimum, at the pleasure of the EC. The term of replacement Officers filling vacancies in this way shall extend to the next AGM.

**Article V - COMMITTEES OF THE MEMBERSHIP**

*Section V.1 - Creation and oversight:* Both Standing Committees and Ad Hoc Committees may be created and disbanded on majority vote of the EC, with the goal of working on specific issues of concern to members. When creating a Committee, the EC shall designate the Committee's initial convenor, but thereafter the Committee may choose its own Chair (or two Co-Chairs). The EC shall stay abreast of the activities of each Committee, and may at any time request a report from the Committee Chair. If any Committee becomes substantially inactive, the EC shall consider its dissolution or the appointment of a new convenor.

*Section V.2 - Composition and meetings:* Each Committee must include at least one member of the EC. Committee members who are paid-up members of the WBCA are voting Committee members, but anyone may participate in Committee meetings, on the approval of a majority of the voting Committee members. Committees shall normally meet at least four times a year or, in the case of Ad Hoc Committees, until their purpose is accomplished.

*Section V.3 - Relation to the WBCA membership:* Any Committee Chair is entitled to report to the EC and make recommendations for action by the WBCA as a whole. The Chair of each Committee shall present a written and oral report at the AGM.

**Article VI - REPRESENTATION of WBCA**

*Section VI.1 - Speaking to the public:* When speaking publicly, Officers and members should do their best to keep in mind the Mission stated herein, consulting in advance with the EC whenever possible. Personal opinions should be identified as such.

*Section VI.2 - Contracts:* No Officer or member shall enter into a contract on behalf of WBCA, or commit WBCA to a course of action, without a prior EC or membership vote. In case of an urgent issue, approval of three (3) EC members shall be sufficient authority. Any Officer or member involved in such urgent action should report the nature of such action to the EC and/or membership as soon afterwards as possible.

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*Section VI.3 - Correspondence:* Any written correspondence that represents a policy position should bear two (2) signatures, the Chair and another member of the Executive Committee. This stipulation is intended to ensure that the position of WBCA on matters of importance is clearly and consistently maintained. A copy of all official correspondence on behalf of the WBCA shall be forwarded to the Secretary for record-keeping.

*Section VI.4 - Conflicts of interest:* When an issue comes before the EC or a Committee in which a member has a conflict of interest, financial or otherwise, that member should report the conflict to the EC or Committee and withdraw from the discussion.

*Section VI.5 - Endorsement of businesses:* The WBCA supports investment in our community and welcomes new businesses that will be beneficial to the West Bend. However, the WBCA cannot endorse any specific business or business plan, or lobby government on behalf of any business. We encourage new and existing businesses to present information at our meetings, at the discretion of the meeting chair, and to solicit input on the needs of residents.

**Article VII - BOOKS, RECORDS, and NOTICES**

*Section VII.1 - Records and books:* Current records shall be held by the Secretary, Treasurer and/or Membership Coodinator. Minutes shall be posted to the WBCA website so that anyone may read them. All financial transactions shall be held at a registered financial institution in the West Bend. Historical records may be placed in an archive, at the pleasure of the EC.

*Section VII.2 - Notices of meetings* may be sent to Officers and members by email, provided that each of the members so notified has given an email address for that purpose.

**Article VIII - ADOPTION AND AMENDMENT OF BYLAWS**

*Section VIII.1 - Initial adoption:* To become effective, these Bylaws must be adopted by a two-thirds (2/3) vote at a meeting attended by not fewer than twelve (12) residents of the West Bend.

*Section VIII.2 - Subsequent amendment:* After taking effect, the Bylaws may be amended at any membership meeting, provided that notice of the proposed amendment has been sent to the membership at least 15 days prior to its voting. Quorum for a vote to amend the Bylaws is 15% of the current membership, and requires a two-thirds (2/3) majority of those members present.