Kentucky Prescribed Fire Council
By-Laws

Mission Statement:

To promote the understanding and enhance collaboration for the use of ecologically-based prescribed fire in the Commonwealth of Kentucky.

Article I
(Name)
The name of the organization shall be the Kentucky Prescribed Fire Council, Inc. (hereinafter “corporation”).

Article II
(Objectives/Purpose)
The corporation assembles researchers, land managers, educators, and others concerned about the beneficial use of prescribed fire into an organization to address the following:

1. Protect and advance the ability to use prescribed fire as a management tool.

2. Coordinate the exchange of information in all prescribed fire related issues.

3. Promote the safe use of prescribed fire as practitioners and educators through appropriate training.

4. Promote public awareness to further the understanding of prescribed fire benefits.

5. Advance cooperation among all parties in Kentucky directly or indirectly involved with the use of prescribed fire.

6. Support collection and dissemination of technical information obtained through research and monitoring.

7. Share and build resources toward increasing prescribed fire capacity.
**Article III**  
(Offices)

The principal office of the corporation shall be located at 114 Woodland Avenue, Lexington, Kentucky, 40502. The corporation may have such other offices, either within or without the Commonwealth of Kentucky, as the business of the corporation may require from time to time.

**Article IV**  
(Membership)

(A) **Membership**  
Members of the corporation must be individuals, not institutions. All shall acknowledge the use of prescribed fire as a beneficial land management tool.

(B) Each member shall have one vote. Voting is allowed by ballot or electronic mechanism.

**ARTICLE V**  
(Directors)

(A) Number, tenure, and qualifications  
The number of directors of the corporation shall be a minimum of 5, but may be increased or decreased by amendment of this bylaw. Members of the board of directors shall be elected at the annual meeting of members. The term for a director will be three years. A director may serve additional terms, subject to approval by a majority of the members. To foster continuity on the board, election by the members shall be annually for one third of the Directors. This can be approximate as the number of members will vary but the board will take actions necessary to preserve continuity. Initial directors will be elected for one, two or three year terms to facilitate this process. After these initial terms are served, all subsequent terms shall be three years. A director may be removed by a majority of the members, with or without cause.

(B) Vacancies  
Should a vacancy occur on the board before completion of a term, such vacancy may be filled by the affirmative vote of a majority of the remaining board of directors, though less than a quorum. The incoming director shall serve the remainder of the unexpired term and be eligible to serve additional terms if approved in accordance with paragraph A, above.

(C) Annual meeting  
The annual meeting of the board of directors shall be held without notice other than this bylaw immediately after the annual meeting of members to elect officers of the corporation.
for the upcoming year and to address any other business as may properly come before the board. The board of directors may provide, by resolution, the time and place, either within or without the Commonwealth of Kentucky, for the holding of additional regular meetings without other notice than such resolution.

(D) Special meetings
Special meetings of the board of directors may be called by or at the request of the president, or by a majority of the directors in office. The person or persons authorized to call special meetings of the board of directors may fix any place, either within or without the Commonwealth of Kentucky, as the place for holding any special meeting of the board of directors called by them.

(E) Notice
Notice of any special meeting shall be given at least five days prior thereto by electronic mail or by written notice delivered personally or mailed to each director at his business address. Such written notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with first class postage thereon prepaid. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Any notice required hereunder shall state the time and place of the meeting. Neither the business to be transacted at, nor the purpose of, any annual, regular, or special meeting of the board of directors need be specified in the notice or waiver of notice of such meeting.

(F) Quorum
A simple majority of the board of directors shall constitute a quorum for the transaction of business at any meeting of the board of directors, provided that if less than a majority of the directors are present at said meeting, a majority of the directors present may adjourn the meeting from time to time without further notice.

(G) Manner of acting
The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the board of directors.

(H) Compensation
No director shall receive compensation for his services as director, however, any expenses incurred by any director by reason of his duties or responsibilities as such may be paid by the corporation; provided, that nothing contained herein shall be construed to preclude any director from serving the corporation in any other capacity and receiving compensation therefor.

(I) Committees
The board of directors shall have authority to establish such a steering or other committee as it may consider necessary or convenient for the conduct of its business. The board of
directors shall establish an executive committee in accordance with and subject to the restrictions set out in the statutes of the Commonwealth of Kentucky.

(J) Informal action
Any action required or permitted to be taken at a meeting of the board of directors, or any action which may be taken at a meeting of the board of directors or of a committee, may be taken without a meeting if a consent, in writing, setting forth the action so taken shall be signed by all of the directors, or all members of the committee, as the case may be, and included in minutes or filed with the corporate records. Such consent shall have the same effect as a unanimous vote.

(K) General Powers
The Board of Directors for the KPFC shall be responsible for appointing the executive committee and amendment of Bylaws as outlined in Article XII.

ARTICLE VI
(Executive Committee)

(A) General Powers
An Executive Committee composed of President, Vice President, Treasurer and Secretary and 3 Members-at-Large is established to guide the corporation, develop positions, manage the business affairs of the corporation and coordinate meetings and functions. No institution shall have more than two people on the Executive Committee at one time.

(B) The original Executive Committee shall be nominated and elected at the first meeting by simple majority vote of those Directors attending.

(C) In the event that a Executive Committee member must be absent from a meeting, he/she may designate an alternative representative.

(D) During the first election period following adoption of these by-laws, President, Vice President, Treasurer, Secretary, and Members at Large shall serve two year terms. After this period all terms of service shall be for two years. Vice President shall succeed President for a two-year term.

(E) If any executive committee member is unable to complete their term of office the executive committee may appoint another member to fill that role through the end of that term.
ARTICLE VII
(Officers)

(A) Classes
The officers of the corporation shall be a president, one or more vice presidents, a secretary, a treasurer, and such other officers whose duties may be fixed from time to time by the board of directors and who are to be elected by the Board of Directors. These offices are mandatory to the extent there are persons to serve.

(B) Election and term of office
Each officer shall hold office until his successor shall have been duly elected and shall have qualified or until his death or until he shall resign or shall have been removed in the manner hereinafter provided. After the initial election of officers at the corporation’s organizational meeting, the officers of the corporation shall be elected every year by the board of directors at the annual meeting. If the election of officers shall not be held at such meeting, such election shall be held as soon thereafter as shall be convenient. Vacancies may be filled or new offices created and filled at any meeting of the board of directors. No officer shall be elected or appointed to serve a term of office exceeding three years.

(C) Removal
Any officer elected or appointed by the board of directors may be removed by the board of directors, with or without cause, whenever in its judgment the best interest of the corporation would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the person so removed. Election or appointment of an officer or agent shall not of itself create contract rights.

(D) Vacancies
A vacancy in any office because of death, resignation, removal, disqualification, or otherwise may be filled by the board of directors for the unexpired portion of the term.

(E) President
The president shall be the chief executive officer of the corporation and shall in general supervise and control all of the day-to-day business and affairs of the corporation. The president shall perform all duties incident to the office of president and such other duties as may be prescribed by the board of directors from time to time.

(F) Vice president
In the absence of the president or in the event of his inability or refusal to act, the vice president shall perform the duties of the president and, when so acting, shall have all of the powers and be subject to all of the restrictions upon the president. Any vice president shall perform such other duties as from time to time may be assigned by the president or by the board of directors.
(G) Secretary
The secretary shall (1) keep the minutes of the members’, the board of directors’ and executive committee’s meetings in one or more books provided for that purpose; (2) see that all notices are duly given in accordance with the provisions of these bylaws or as required by law; (3) be custodian of the corporate records; (4) track membership in the corporation and (5) in general, perform all duties incident to the office of secretary and such other duties as from time to time may be assigned by the president or by the board of directors.

(H) Treasurer
The treasurer shall (1) have charge and custody of and be responsible for all funds and securities of the corporation; receive and give receipts for moneys due and payable to the corporation from any source whatsoever and deposit all such moneys in the name of the corporation in such banks, trust companies, or other depositories as shall be selected in accordance with the provisions of these bylaws; and (2) in general, perform all duties incident to the office of treasurer and such other duties as from time to time may be assigned by the president or by the board of directors.

ARTICLE VIII
(Contracts, Loans, Checks, and Deposits)

(A) Contracts
The executive committee may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any instruments in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

(B) Loans
No loans shall be contracted on behalf of the corporation, and no evidences of indebtedness shall be issued in its name unless authorized by a resolution of the executive committee. Such authority may be general or confined to specific instances.

(C) Checks, drafts, orders, etc.
All checks, drafts, or other orders for the payment of money, notes, or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents, of the corporation and in such manner as shall from time to time be determined by resolution of the executive committee.

(D) Deposits
All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies, or other depositories as the executive committee may select.

(E) Gifts
Any director or officer may accept on behalf of the corporation any contribution, gift, bequest, or devise for the general purposes of or for any special purpose of the corporation.
(F) Charitable contributions
No officer shall make charitable contributions in the name of, from the funds of, or on behalf of the corporation without prior authorization by the executive committee.

ARTICLE IX
(Books and Records)

The corporation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its members, board of directors, and executive committee, and shall keep at the principal office a record giving the names and addresses of the directors entitled to vote. All books and records of the corporation may be inspected by any director, or his agent or attorney, for any proper purpose at any reasonable time.

ARTICLE X
(Fiscal Year)

The fiscal year of the corporation shall be a calendar year.

ARTICLE XI
(Waiver of Notice)

Whenever any notice whatever is required to be given under the provisions of these bylaws, or under the provisions of the articles of incorporation, or under the provisions of the corporation laws of the Commonwealth of Kentucky, waiver thereof in writing, signed by the person, or persons, entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE XII
(Amendment of Bylaws)

These bylaws may be amended, altered, changed, added to, or repealed by the affirmative vote of a majority of the board of directors if notice of the proposed amendment, alteration, change, addition, or repeal be contained in the notice of the meeting to the board of directors.