## BYLAWS

**OF**

**DAKOTA RIPTIDE**

**MISSION STATEMENT**

**To create, maintain and promote individual and family fitness and meaningful life skills through community based aquatic programs.**

**OUR VISION**

**The Dakota Riptide is committed to... Fostering health and fitness in the Mitchell/Huron area through the administration and promotion of aquatic**

**programs. Teaching life skills by instilling a strong work ethic in a safe, fun and competitive environment. Developing aquatic skills to provide all participants the opportunities to grow and succeed to their highest level. Emphasizing team unity and family participation.**

**Article I**

**Non-Profit CORPORATION**

**1.1 NAME.** The name of the non-profit corporation is Dakota Riptide.

* 1. **PLACES OF BUSINESS.** The corporation shall have its principal place of business in Mitchell & Huron South Dakota, and may have such other places of business as the Board of Directors may from time to time determine.
  2. **PURPOSES.** The purposes for which the corporation is organized are as follows:

1. To operate exclusively for charitable and educational purposes and, without limiting the preceding purposes, (l) to develop and maintain a swimming program for youth in Mitchell/Huron and surrounding areas that will not only teach the skills specific to swimming, but will also foster respect for others, goal-setting, team-building, dedication and sportsmanship through participation in swimming competitions designated for children up to eighteen years of age; (2) to further the physical, mental and emotional development of children through participation in an organized sports program; (3) to provide healthy activities for youth in an effort to divert youth from activities which contribute to unhealthy lifestyles; and (4) to support and develop amateur athletes for local, state, or national competition in swimming and other aquatic sports. (5) to offer an alternative fitness program for youth and adults in Mitchell/Huron and the surrounding area.
2. In furtherance of its general purposes, to exercise all powers conferred upon nonprofit corporation by the laws of the State of South Dakota.
   1. **NONPROFIT OPERATION.** The corporation shall be operated as a nonprofit corporation. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its directors, officers, members, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause in these By-laws.

## II MEMBERSHIP

* 1. **MEMBERSHIP.** Membership shall be open to any individual adult, family, or group who have paid yearly membership dues and USA Swimming registration fees and who are actively participating in and supporting the club as defined in the membership handbook of the corporation. For purposes of these Bylaws, the term “Family” shall include a Member’s spouse, children and anyone the member or spouse is a guardian for. Membership is non-transferable or assignable.
  2. **DUES AND FEES.** The Board of Directors shall establish and may from time to time modify the schedules of dues and fees for Members of the corporation. Dues and fees shall be assessed on the basis of each individual swimmer undergoing training or otherwise participating in the programs of the corporation.
  3. **NUMBER; CONDITIONS OF AFFILIATION.** Any number of Members may be admitted at any time of year upon the payment of applicable membership dues and fees and compliance with such other terms and conditions as shall be required by the Board of Directors. A Member who has failed to pay dues or fees for one (l) year shall be conclusively presumed to have resigned from membership in the corporation. The Board of Directors may, from time to time, establish rules and procedures for the removal of Members who have acted in a manner inconsistent with the purposes or interests of the corporation.
  4. **MEMBER VOTING.** Each Member of the corporation present at a meeting or represented by proxy shall be entitled to one (l) vote on each matter submitted to a vote at a meeting of the Members. A Family shall be considered a Member and entitled to one (l) vote.
  5. **GENERAL AND ANNUAL MEETINGS.** An annual meeting of the Members of the corporation shall take place once a year in September. The annual meeting of the Members of the corporation shall be held on such date and hour determined by the Members (or if the Members have not acted, by the Board of Directors or the President), and stated in the notice of the meeting. If for any reason the annual meeting is not held in September of any year, any business, which could have been conducted at an annual meeting, may be conducted at any subsequent special or annual meeting or by consent resolution.
  6. **SPECIAL MEETINGS.** Special meetings of the Members of the corporation may be called by the Board of Directors or the President and shall be called by the President or the Secretary at the written request of any twenty-five (25%) percent of the Members of the corporation.
  7. **PLACE OF MEETINGS.** Annual and special meetings of the Members shall be held at such places as shall be determined by the Members (or if the Members have not acted, by the Board of Directors or the President) and stated in the notice of meeting.
  8. **NOTICE OF MEETINGS OF MEMBERS.** Except as otherwise provided by statute, written notice of the time, place and purposes of each meeting of the Members of the corporation shall be given to each not less than ten (lO) nor more than sixty (6O) days before the date of the meeting to each Member, either personally or by mailing (including regular mail or electronic mail) such notice to each Member at the address designated by the Member for such purpose or, if none is designated, at the Member’s last known address.
  9. **WAIVER OF NOTICE OF MEETINGS.** Notice of any annual or special meeting of the Members of the corporation may be waived in writing before or after the meeting. Attendance at a meeting constitutes waiver of notice of the meeting.
  10. **ACTION WITHOUT A MEETING.** Any action required or permitted to be taken at an annual or special meeting of the Members or of any class of Members may be taken without a meeting, without prior notice, and without a vote, if a consent in writing, setting forth the action so taken, is signed by all of the Members entitled to vote thereon. Such written consents shall be filed with the minutes of the proceedings of the Members and shall have the same effect as a vote of the Members for all purposes.
  11. **QUORUM AND VOTING.** Not less than a majority of the Members of the corporation then serving, present in person or by proxy, shall constitute a quorum for the transaction of business at an annual or special meeting of the Members. A meeting may be adjourned without a quorum of Members being present. The vote of a majority of the Members present in person or by proxy at any meeting at which there is a quorum shall be the act of the membership, except as a larger vote may be required by law, under these bylaws or under the articles of incorporation, and except that directors shall be elected by a plurality of the votes cast at an election.

## III

**BOARD OF DIRECTORS**

* 1. **BOARD OF DIRECTORS.** The business and affairs of the corporation shall be managed by a Board of Directors, which is the governing body of the corporation. The Board of Directors shall meet as often as necessary to conduct the business of the corporation, but at least annually.

## NUMBER AND SELECTION OF DIRECTORS; QUALIFICATIONS.

The Board of Directors shall consist of (4) Officers and (3) at large members with the

Head Coach serving as an adjunct non-voting member of the Board. The Board shall be elected by the corporation at their annual meeting, and vacancies shall be filled in the manner specified in Section 3.5 below. No person shall qualify for election to the Board of Directors unless such person is a fully paid Member of the corporation in good standing.

**3.2.1 ATHELETE REPRESENTATIVES.** The Board of Directors shall also consist of (4) Athlete Representatives; (2) Senior Athlete Representative (1 from Mitchell location and 1 from Huron location) and (2) Junior Athlete Representative (1 from Mitchell location and 1 Huron location) going into their sophomore year of High School. Each Athlete Representative shall have voting rights at regular Board of Directors meetings, which account for a total of 1 vote per location. The Athlete Representatives shall submit an application to the Board of Directors by a date set forth by the Board of Directors. The Athlete Representatives will be voted in by the Board of Directors at the March monthly Directors meeting.

* 1. **TERMS OF DIRECTORS.** Directors shall serve for a three (3) year term and until their successor shall be elected and qualified. Directors’ terms shall begin following the annual meeting of Members. Directors shall be eligible for re-election to any number of terms. Directors shall be selected for their experience, skills, interest in and ability to serve the corporation.

**3.3.1 TERMS OF ATHLETE REPRESENTATIVES.** Athlete Representatives shall serve for a two (2) year term until their successor shall be elected and qualified. Athlete Representatives’ terms shall begin following the March Directors meeting. Athlete Representatives shall be eligible for re-election to any number of terms. Athlete Representatives shall be selected for their experience, skills, interest in and ability to serve the corporation.

* 1. **REMOVAL.** Any director and/or Athlete Representative may be removed from office with or without cause at any annual, regular or special meeting of the Board of Directors by the affirmative vote of two-thirds (2/3) of the directors then in office.
  2. **VACANCIES.** Vacancies occurring in the Board of Directors by reason of death, resignation, removal or other inability to serve shall be filled by the affirmative vote of a majority of the remaining directors although less than a quorum of the Board of Directors. A director elected to fill a vacancy shall serve for the unexpired portion of the term.
  3. **ANNUAL MEETING.** The annual meeting of the Board of Directors shall be held as soon as reasonably practicable after the annual meeting of Members at such place, date and hour as the Board of Directors may determine from time to time. At the annual meeting, the Board of Directors shall elect directors, elect officers and consider such other business as may properly be brought before the meeting. If less than a quorum of the directors appear for an annual meeting of the Board of Directors, the holding of such annual meeting shall not be required and matters which might have been taken up at the annual meeting may be taken up at any later regular, special or annual meeting or by consent resolution.
  4. **REGULAR AND SPECIAL MEETINGS.** Regular meetings of the Board of Directors may be held at such times and places as the directors may from time to time determine at a prior meeting or as shall be directed or approved by the vote or written consent of a majority of the directors. Special meetings of the Board of Directors may be called by the President or upon the written request of any two (2) directors.
  5. **NOTICE OF MEETINGS OF THE BOARD OF DIRECTORS.** Written notice of the time and place of all meetings of the Board of Directors shall be given to each director at least three (3) days before the date of the meeting, either personally or by sending such notice by regular or electronic mail to each director at the address designated by the director for such purposes, or if none is designated, at the director’s last known address. Notices of special meetings shall state the purpose or purposes of the meeting, and no business may be conducted at a special meeting except the business specified in the notice of the meeting. Notice of any meeting of the Board of Directors may be waived in writing before or after the meeting.
  6. **ACTION WITHOUT A MEETING.** Any action required or permitted at any meeting of the Board of Directors or a committee thereof may be taken without a meeting, without prior notice and without a vote, if all of the directors or committee members entitled to vote thereon consent in writing. Said written consents shall be filed with the minutes of the proceedings and shall have the same effect as a vote for all purposes.
  7. **QUORUM AND VOTING REQUIREMENTS.** A majority of the directors then in office and a majority of any committee appointed by the Board of Directors constitutes a quorum for the transaction of business. A member of the Board of Directors or of a committee may participate in a meeting by conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear one another. Participation in a meeting in this manner constitutes presence in person at the meeting.
  8. **POWERS OF THE BOARD OF DIRECTORS.** The Board of Directors shall have charge, control and management of the business, property, personnel, affairs and funds of the corporation and shall have the power and authority to do and perform all acts and functions permitted for the organization.
  9. **COMPENSATION.** Directors shall receive no compensation for their services on the Board of Directors. However, it shall not prevent the Board of Directors from providing reasonable compensation to a director for services, which are beyond the scope of his or her duties as director or from reimbursing any director for expenses actually and necessarily incurred in the performance of his or her duties as a director.
  10. **EXECUTION OF CONVEYANCES, AND CONTRACTS.** The Board of Directors may in any instance designate one or more officers, agents or employees to execute any contract, or conveyance, or other instrument on behalf of the corporation, and such authority may be general or confined to specific transactions. The Board of Directors may also ratify any execution. When the execution of any instrument has been authorized without specifying the executing officers or agents, the President, Vice President, Secretary, or Treasurer may execute such instrument on behalf of the corporation.

## IV. OFFICERS

* 1. **OFFICERS.** The officers shall be a President, President-Elect, Secretary and a Treasurer. There may also be a Registrar or such assistant officer(s) as the Board of Directors deems appropriate.
  2. **ELECTION AND TERM OF OFFICE.** All officers shall be elected for a term of three (3) years or until their successors have been elected) by the Board of Directors at its annual meeting. Individuals will serve 3 year terms,maximum limit to 2 terms.
  3. **REMOVAL.** Any officer may be removed with or without cause by the vote of a majority of the directors then in office at any regular or special meeting of the Board of Directors.
  4. **VACANCIES.** In the event of the death, resignation, removal or other inability to serve of any officer, the Board of Directors shall elect with a majority vote of the remains directors a successor who shall serve until the expiration of the normal term of such officer or until his or her successor shall be elected.
  5. **PRESIDENT.** The President shall be the chief executive officer of the corporation, and, as such, under the direction of the Board of Directors shall have power, on behalf of the Board of Directors, to perform all acts, execute and deliver all documents and take all steps that the President may deem necessary or desirable in order to effectuate the actions and policies of the Board of Directors. The term for the President shall be for one year to be re-elected by the board not to exceed 2 consecutive years.
  6. **PRESIDENT ELECT.** The President-Elect shall perform all of the duties and functions of the President in case of absence or disability of the President. At the end of his/her term, the President–Elect shall become the President for a one year term if the president is not re-elected.
  7. **SECRETARY.** The Secretary (or, in the Secretary’s absence or incapacity, an Assistant Secretary) shall send or cause to be sent all required notices of meetings of the Board of Directors, shall receive and attend to all correspondence of the Board of Directors, shall be responsible for the safekeeping of all documents belonging to the corporation (except as otherwise provided in these bylaws) and of the corporate seal (if any), and shall perform such other duties as usually pertain to the office or as shall be determined from time to time by the Board of Directors.
  8. **TREASURER.** The Treasurer (or, in the Treasurer’s absence or incapacity, an Assistant Treasurer) shall have charge of the funds of the corporation, except for such funds as the Board of Directors may designate; shall see that an accounting system is maintained that will give a true and accurate accounting of the financial transactions of the corporation; and shall render reports from time to time as requested by the Board of Directors of his or her activities and the financial condition of the corporation. All funds received by the Treasurer or by any officer or other representative of the corporation shall immediately be deposited in a depository designated by the Board of Directors. The Treasurer shall be responsible for scheduling an annual audit of the records of the corporation to be made at the end of each fiscal year.
  9. **SAFETY COORDINATOR.** The Board of Directors shall appoint the Safety Coordinator. Should the Safety Coordinator resign, etc, a USA Swimming registered member appointed by the Board shall take his/her place until a replacement can be appointed to the position.

## V.

**Property and Fiscal Affairs**

**FINANCES**

Section l The fiscal year of the DAKOTA RIPTIDE shall commence on the first day of September each year and conclude on the 3lst day of August of the following year.

Section 2. The Treasurer shall present the budget for the DAKOTA RIPTIDE Team at the Annual Membership meeting.

Section 3 All fees and funds collected by the DAKOTA RIPTIDE shall be collected by the treasurer or such other person authorized by the Board and deposited in bank accounts in the name of the Dakota Riptide.

Section 4 All expenditures or withdrawals shall be upon signature of the Treasurer, President or such other person authorized by the Board.

Section 5 All disbursements shall be for purposes authorized by the Board. Section 6 The Treasurer shall maintain records of all receipts and withdrawals,

which shall be open for inspection by the members at any Board or membership meeting.

Section 7 The Board shall cause an audit of the records of the corporation to be made at the end of each fiscal year.

## VI INDEMNIFICATION

**5.1 INDEMNIFICATION.** Each person who is or was a director, officer or

member of a committee of the corporation and each person who serves or has served at the request of the corporation, as a director, trustee, officer, partner, employee or agent of any other corporation, partnership, joint venture, trust or other enterprise shall be indemnified by the corporation to the fullest extent permitted by the non-profit corporation laws of the State of South Dakota. The corporation may purchase and maintain insurance on behalf of any such person against any liability asserted against and incurred by such person in any such capacity or arising out of his status as such, whether or not the corporation would have power to indemnify such person against such liability under the preceding sentence. The corporation may, to the extent authorized from time to time by the Board of Directors, grant rights to indemnification to employees or agents of the corporation and others to the fullest extent provided under the laws of the State of South Dakota.

## VII MISCELLANEOUS

* 1. **COMMITTEES.** The Board of Directors shall establish a Membership Committee

and may establish such additional standing, special or executive committees from time to time as it shall deem appropriate and shall define the powers and responsibilities of such committees within the limits prescribed by law. LSC representative will be designated by the board to represent the swim club to accurately represent the club and its needs. Along with Athlete representation to attend the Bi-annual meetings.

* 1. **AMENDMENTS.** These bylaws may be amended at any meeting of the Board of Directors by the affirmative vote of at least two-thirds of the members of the Board of Directors then in office and present at the meeting. No amendment of the bylaws that is inconsistent with the Articles of Incorporation shall be effective prior to amendment of the Articles of Incorporation.

In witness whereof we, the undersigned, hereto affix our signatures and hereby certify that the above and foregoing bylaws are approved by a majority of the Board of Directors, General Membership and hereby adopt these bylaws.

Signed this: Day of

President

Secretary