

b. Upon the dissolution of this association, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code (or corresponding section of any future tax code), or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed by the Court of Common Pleas of the county in which the principal office of the association is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IV. DEFINITIONS

a. State Association shall mean a properly established association formed to promote badminton for a state in Region 5 of the USBA, and which has been recognized as such by the USBA and SWBA.

b. Club shall mean a badminton club located within the boundaries of a State Association, and recognized as such by the SWBA.

c. Individuals shall mean USBA members residing in one of the member states of the SWBA.

V. MEMBERSHIP

The membership of the SWBA shall consist USBA members located in the six states which comprise Region 5. These states are Arizona, California, Hawaii, Nevada, New Mexico, and Utah. The SWBA membership is represented by State Representatives appointed by the several State Associations in Region 5. The SWBA may also admit individuals or club representatives as State Representatives in the absence of a State Association.

VI. AMENDMENTS

Amendments to this Constitution or to the By-Laws may be made by ballot vote at any Annual General Meeting or any Special Meeting of the SWBA, provided that a copy of the proposed amendment has been submitted to the Secretary of the SWBA at least twentyone (21) days before such meeting. The Secretary shall forward a copy of all proposed