CONSTITUTION for adoption 22 March 2022

COOK ISLANDS VOYAGING SOCIETY (INC)

*'Te Moana Nui A Kiva’* The Oceans are everywhere.

‘*Te Moemoe Au E Te Tangata Enua’*

To Dream is to achieve human endeavour beyond the horizon'

Sir Thomas Davis, KBE 1994.

1. **NAME**  COOK ISLANDS VOYAGING SOCIETY (CIVS) INC.

2. **VISION**

To promote voyaging and thereby recognise and preserve Cook Islands cultural ancestry; protect and conserve our oceans, lagoons, marine parks & waterways; contribute to a sustainable environment; achieve broad participation and recognition and support for our endeavours; ignite the voyaging spirit whilst developing voyaging for the benefit of the people and the growth of all communities of the Cook Islands.

3. **MISSION**

The Mission is to deliver upon the vision and the importance of Voyaging to our existence. Celebrate voyaging in the Cook Islands and protect our greatest natural resource, our oceans and lagoons. By developing the importance of voyaging amongst the many options in culture today we will achieve the philosophy of valuing our ancestors and charting the future of Voyaging.

**4.** **AIMS & OBJECTIVES**

The non-profit, charitable aims and objectives for which Cook Islands Voyaging Society established are:

4.1 To act as and carry out the functions and duties of CIVS.

4.2 To promote, organise, administer, manage, operate and represent voyaging in the Cook Islands on a national, regional and international basis.

* 1. To recover and relearn knowledge, skills and traditions about;
     1. Constructing traditional Cook Islands voyaging canoes and perpetuate mastery in the canoe building arts.
     2. Training of crew to safely and successfully complete an ocean voyage throughout the Pacific.
     3. Perpetuate this knowledge through a master’s and apprenticeship program delivering skilled and qualified Captains, Navigators, and crew.
     4. Our maritime ancestry and to restore, learn, and perpetuate these skills and traditions through ocean voyaging, celestial and modern navigation techniques and Polynesian voyaging traditions.
  2. To develop opportunities for our traditional voyaging skills and maritime knowledge including;
     1. Supporting, promoting and organising traditional ocean voyaging events; and
     2. Promoting inter-island trade and transportation using traditional voyaging canoes; and
     3. Successfully undertaking and completing voyages along ancient Polynesian migratory routes.
  3. To affiliate with other Voyaging Organisations throughout the Pacific and Globally
  4. Perpetuate and preserve the knowledge, skills, practices and traditions through a broad range of educational programs and integrate with the Cook Islands Education system.
  5. Develop pride and appreciation for the Cook Islands voyaging heritage and accomplishments through communication and dissemination of information about voyages and the activities of CIVS.
  6. To promote safety on the water and at sea, to participate in water-wise programs and training courses and the promotion of regulations and knowledge to improve safety at sea.
  7. To ensure full compliance with Cook Islands law and applicable international law as to the safety of crew and any passengers of vaka travelling in internal or international waters.
  8. To affect an overall revitalisation and perpetuation of traditional indigenous Cook Islands culture and arts through;
     1. The effective preservation of indigenous Cook Islands culture, arts and values;
     2. The recovery of knowledge and the development of new knowledge of indigenous culture, arts, history and values.
     3. The practice of indigenous Cook Islands culture based on traditional Cook Islands values; and
     4. The communication and dissemination of information about indigenous Cook Islands, culture, arts, history and values.
  9. To work with Government, and Government Agencies, NGO’s and Communities
  10. To preserve the Cook Islands environment through renewable practices and public education programs.
  11. To promote the conservation of marine ecosystems and habitats in the Pacific Ocean and the coastal waters of the Cook Islands.
  12. To ensure broad representation of age, gender and ability by CIVS for all Voyaging activities including selecting participants for educational programs, crew for voyaging and the composition of the CIVS executive board.
  13. To acquire, build, store, renovate, preserve, make seaworthy and keep seaworthy, dispose of and replace *vaka* for the furtherance of the other objectives herein;
  14. To do all such lawful acts and things that are incidental or conducive to the attainment of the objects or any of them or any other objects that CIVS may from time to time establish.

1. **MEMBERSHIP**:

Membership shall be open to any individual, or body corporate the following categories whose aims are in harmony with those of the Society:

5.1 Individual or Body Corporate Membership

Any person who is involved in the Mission & Vision of Voyaging and field of adult and community education may apply to the Board for membership by completing the membership application form or by applying in writing. The Board will consider the application against the following criteria and will approve membership if the criteria are substantially met:

5.1.1 The individual has empathy with and commitment to the mission and objects of the Society.

5.1.2 The individual is, or has been, engaged in the provision of, or facilitating and supporting the provision of our cultural traditions & adult learning/ education.Individual membership will carry the following rights and responsibilities:

5.1.3 Access to all membership rights in the Constitution or as may be decided from time to time by the Annual General Meeting;

5.1.4 Voting rights as per rule 13.1;

5.1.5 Agreement to abide by the Constitution.

5.2 Life Members

Life Members will carry the following rights and responsibilities:

5.2.1.Access to all membership rights in the Constitution or as may be decided from time to time by the Annual General Meeting;

5.2.2 Non-Voting rights as per rule 13.2;

5.2.3 Agreement to abide by the Constitution.

* 1. A register of members of the Society will be maintained by the Board (Secretary) in accordance with the provisions of the Incorporated Societies Act 2017.
  2. Cessation of Membership:
     1. Members shall cease to be members if they submit their resignations in writing or have not paid their annual subscriptions within twelve months of the expiry of their last subscription.
     2. A special General Meeting of the Society may terminate membership within the practice of natural justice, when a member is considered to have acted in a manner contrary to the values and objects of the Society.

1. **THE SOCIETY**

The controlling body is and shall be the Society constituted by these rules. The Society shall be the policy making body, and shall consist of the Board and the members. The role of the Society is to achieve the Vision and Mission Statements, Values and Objects as specified in rules 2, 3, 5 and 6.

7. **ALTERATIONS TO THE CONSTITUTION**

7.1 The Constitution shall not be altered, added to, rescinded or replaced other than in accordance with the procedures set out in this rule.

7.2 If the matter is considered urgent, a Special General Meeting may be called for the purpose in accordance with rule 12.6.

7.3 Notwithstanding the above, an Annual General Meeting or a Special General Meeting or the Board may decide that the amendment shall be put to a postal ballot of the members of the Society in accordance with rule 13.7.

7.4 Any proposed resolution to alter, add to, rescind or replace the Constitution shall be carried if two-thirds of the members of the Society present and voting at a meeting vote in favour of it or if the vote is by postal ballot, two-thirds of the members who return the ballot papers vote in favour of it.

7.5 The amendment shall come into force on the date it is registered with the Registrar of Incorporated Societies.

7.6 Notice of the proposed resolution shall be given in writing to the Secretary 40 days before the meeting at which it isto be tabled and notice of the proposed resolutionshall be sent to all members at least 30 days before such meeting or if the proposed resolution is to be put to a postal ballot, at least 30 days before the commencement of the postal ballot in accordance with rule 13.7.

7.7 No alteration, addition, rescission or replacement shall be made that in any way affects the charitable nature of the Society.

8. **MEETINGS OF THE SOCIETY**

8.1 The Society shall meet at least once a year at the Annual General Meeting.

8.2 At all meetings of the Society any 20 members present, or 15% of membership, whichever is the greater, shall form a quorum. At any Society meeting where the members present do not form a quorum, no official business can be conducted unless rule 12.3 applies.

8.3 At any Society meeting where the members present do not form a quorum, the business for which the meeting was called may nevertheless be conducted as if the members present form a quorum if both of the following conditions are met:

8.3.1 the Chair or Co-Chairs of the meeting seek the advice of the Society’s legal counsel in attendance at the meeting and the Society’s legal counsel advises that, taking into account all the circumstances, it would be in the interests of the Society to conduct the business for which the meeting was called; and

8.3.2 at least two-thirds of the members present at the meeting resolve that it would be in the interests of the Society to conduct the business for which the meeting was called.

8.4 Any advice given by the Society’s legal counsel pursuant to rule 12.3. must be confirmed in writing as soon as practicable and must set out the reasons for it.

12.5 An Annual General Meeting of the Society shall be held before November 1st each year, at which in addition to the election of the Board of the Society, a report of the Society's operations and duly audited statement of accounts for the year shall be presented. At least 40 days’ notice shall be given in writing to members of each Annual General Meeting.

12.6 A Special General Meeting of the Society may be convened at any time by direction of the Board or onthe written request signed by no fewer than 10 members specifying the object of the meeting. The meeting shall be convened within 40 days after receipt by the Board Secretary of the written request. Notice specifying the reason for the Special General Meeting shall be sent to members at least 30 days before the meeting.

12.7 Minutes of any meeting of the Society, once approved and adopted as a true and accurate record, are to be treated as conclusive proof or evidence of what occurred at that meeting. Following adoption of the Minutes, they cannot be altered, but any corrections may be made by later motion. The subsequent motion and the date of its adoption are to be noted in the margin of the Minutes being corrected.

13. Voting:

13.1 Each individual financial member is entitled to one vote, which may be exercised by proxy submitted in writing to the Secretary not less than 10 days prior to the meeting or postal ballot.

13.2 Each organisational financial member is entitled to one vote per organisation, which may be exercised by proxy submitted in writing to the Secretary not less than 10 days prior to the meeting or postal ballot.

13.3 Such proxy votes, whether exercised under rule 13.1 or rule 13.2, are limited to remits circulated in advance of the meeting or the postal ballot.

13.4 Decisions except election of Board members at Annual General Meeting: Decisions at all meeting of the Society except those decisions at an Annual General Meeting that result in the election of members to the Board shall be by consensus. If consensus cannot be achieved the decision will be made by majority vote. Such voting will be on the voices, or by the show of hands, or in case of doubt, or on request, by ballot.

13.5 Conflict in policy, priorities and/or processes will be resolved by negotiation between an equal number of representatives of Tāngata Whenua and Tāngata Tiriti.

13.6 Election of Board members at Annual General Meeting: The Tangata Whenua caucus may elect their Board members in accordance with any procedure decided by the caucus, including the procedures under rule 13.4. The Tangata Tiriti caucus may elect their Board members by consensus if no vote is required but if voting is required, voting shall be by ballot.

13.7 Postal Ballots: An Annual General Meeting or a Special Meeting or the Board may resolve to put any notice of proposed resolution or other issues which they consider require the consideration of the membership to a postal ballot of the members of the Society entitled to vote, in accordance with the procedures in this rule:

13.7.1 When a postal ballot is resolved to be held, the Board shall appoint a returning officer and a scrutineer, independent of the Board, who shallbe responsible for the conduct of the ballot and advise the returning officer in writing of the question to be decided.

13.7.2 The returning officer shall ensure that ballot papers are transmitted to each member entitled to vote at least 21 days prior to the closing date of the ballot. Transmission may be by ordinary mail, by facsimile, by email or other electronic means.

13.7.3 The ballot paper shall show:

Notice of Proposed Resolution or other issue in respect of which the member is asked to vote;

The instructions on how to record the vote; The closing date of the ballot;

The manner by which the ballot paper should be returned.

13.7.4 The returning officer and the scrutineer shall count the votes as soon as practicable after the closing date and declare and transmit the outcome to the membership.

13.8 A resolution whether made at a meeting or by postal ballot shall be carried by a simple majority unless otherwise provided by this Constitution.

14. Board:

14.1 The affairs of the Society between Society meetings shall be controlled and managed by a Board.

14.2 The Board shall consist of eight members plus up to two members (if any) co-opted under rule 14.11. Four members shall be elected from the Tāngata Whenua Caucus and four members shall be elected from the Tāngata Tiriti Caucus, at least one of whom will be a Pasifika representative.

14.3 Members of the Board have equal status, full voting rights and commitment to decisions.

14.4 For the purposes of continuity, institutional knowledge and member relationships, the term of an elected Board member is three years. Elections for Board members

shall take place at an Annual

General Meeting. Members of the Board may be re-elected for further terms but no Board member shall serve more than three consecutive terms.

14.5 Board members who have served three consecutive terms may be re-elected after standing down for at least three years.

14.6 The Board will approve a position description for Board members. The position description will be general and will list the wide range of skills/ experience relevant to the position of Board member. The position description and identification of impending or current vacant positions on the Board will be circulated to members at least 40 days before the Annual General Meeting with a request for nominations for candidates who would be available to fill those positions.

14.7 The process of nomination for the Board will enable flexibility. There will be two opportunities to make nominations. Nominations will be called for at least 40 days before the Annual General Meeting (AGM) and those received at least 30 days before the AGM by the Board Secretary will be circulated to all members at least 30 days before the AGM. A further call for nominations will be made at least 20 days before the AGM and those received at least 15 days before the AGM will be circulated to all members at least 15 days before the AGM.

14.8 Where there is an impending or current vacancy on the Board for a Pasifika representative as provided byrule 14.2 the Board Secretary must specify, in the calls for nomination, that nominations are required for that position.

14.9 Nominations must be fully completed on the official forms provided and will include a resume and statement of intent by each candidate focused on identifying the relevant skills which s/he will bring to the Board. Any candidate for the position of Pasifika representative must in addition identify why he or she would qualify to be elected to that position. Each candidate will also include a declaration of any existing interests or activities which might affect his/her ability to serve independently (objectively) on the Board.

14.10 In cases of casual vacancies or unfilled positions on the Board, the Board may decide whether, and how, the position will be filled with regard to balance and representation. The resume, statement of intent and declaration of interests of each member who so fills such a position will also be circulated to members for information.

14.11 The Board may co-opt up to 2 further persons with particular skills or expertise to serve on the Board whether or not there are casual or unfilled vacancies if the Board determines that such particular skills or expertise are necessary for it to carry out its purposes. Such co-opted Board members shall only serve until the Annual General Meeting following their co-option at which time their term of office ceases. Nothing prevents any co-opted Board member from being nominated for any vacancy on the Board and elected to the Board at an Annual General Meeting under rule 13.6.

14.12 The Board so elected shall determine any office each member shall hold within the Executive. At least the offices of Co- Chairpersons (one from Tāngata Whenua and one from Tāngata Tiriti) and Treasurer shall be specified. The Secretary of the Board is the Director, CIVS who shall be present at meetings of the Board but is not a member of the Board.

14.13 The Board shall have full power to direct and manage all the affairs and business of the Society, including appointing sub-committees under rule 14.19 to authorise payment out of the funds of the Society of all accounts, and such disbursements as the Board may deem necessary for carrying on the work of the Society.

14.14 The Board shall record the proceedings of all meetings of the Board and of the Society, shall keep all other appropriate records, shall report on its actions to each Society meeting, and shall present an annual report to the Annual General Meeting.

14.15 The Board shall meet at regular intervals, preferably quarterly. At all meetings of the Board four members shall form a quorum unless the number of Board members is increased by way of co-option, in which case, five members shall form a quorum.

14.16 Within the boundaries of cost-effectiveness and overall affordability, Board members may be paid meeting fees (for kanohi ki te kanohi/ face to face meetings) / honoraria.

14.17 Contemporaneous linking together by telephone or by any other means of audible or electronic communication, of enough of the Board members to constitute a quorum shall be deemed to constitute a meeting of the Board so long as the following conditions are met:

14.17.1 The Board members must have received notice of the meeting under rule 14.15 and must constitute a quorum.

14.17.2 Each of the Board members taking part in the meeting must be able to hear or read or otherwise communicate seriatim with each of the other members taking part at the commencement of the meeting and, subject to a Board member leaving the meeting, throughout the meeting.

14.17.3 At the commencement of the meeting each of the Board members must acknowledge his or her presence to all the other Board members taking part in the meeting.

14.17.4 A Board member must not leave a meeting (whether by departing or by disconnecting his or her telephone or other means of communication) unless she/he has previously obtained the express consent of the chairperson of the meeting. A Board member shall be conclusively presumed to have been present and to have formed part of the quorum at alltimes during the meeting unlessshe/he haspreviously obtained the express consent of the Chairperson to leave.

14.17.5 There is a record made of the Board meeting (minutes or decision record) by a person present at the meeting.

14.18 If any case occurs which in the opinion of the Board is not provided for by this Constitution it shall be determined by the Board in such manner as it shall think fit. Such decision will be binding until the next Annual General Meeting, where it shall be presented to the Society for ratification.

14.19 The Board shall have full power to appoint subcommittees to progress the work of the Society.

14.20 All matters and questions to be discussed by the Board shall be decided by resolution of the Board members present at a meeting and such resolution shall be effective if passed by a majority.

14.21 In any case where a question or matter has to be decided by Board members present at a meeting in accordance with rule 14.20, a resolution in writing circulated to all Board members and signed by at least a majority shall be as effective as if it had been passed at a meeting. Such a resolution may consist of several like documents each signed by one or more of the Board members and may be transmitted by facsimile or other electronic means.

14.22 Any resolution of the Board members may be rescinded or varied from time to time by the Board in the same manner as it was passed.

15. Powers:

The Society will have the following powers:

15.1 To use its funds as the Board thinks necessary or proper in furtherance of its objectives and in payment of its costs and expenses, including the employment or dismissal of counsel, agents and staff, according to the principles of good employment and all legislative requirements.

15.2 To purchase, take on, lease or in exchange or hire or otherwise acquire any real or personal property and any rights or privileges which the Board thinks necessary or property for the purpose of attaining the objects of the Society and to sell, exchange, let, bail or lease, with or without option of purchase or, in any other manner, dispose of such property, rights or privileges.

15.3 To invest surplusfunds in any way permitted by law for the investment of incorporatedsocietyfunds and upon such terms as the Board thinks fit.

15.4 To make applications to funding bodies as the Board sees fit.

15.5 To do all things as may time to time be necessary or desirable to the Board to give effect to and attain the objects of the Society.

16. Control and Use of Common Seal

16.1 The Common Seal of the Society shall be kept in the custody of the Secretary (Director).

16.2 The Common Seal of the Society shall be used and signed by both Co-Chairs of the Board, or by one Co-Chair and the Director, on the authority of the Board

17. Finance:

17.1 The Society's financial year shall be from 1st January to 31st December of any calendar year.

17.2 The annual subscription for all categories of membership shall be determined from time to time by the Annual General Meeting.

17.3 The annual subscription as set at the Annual General Meeting is for the purposes of maintaining the business of the Society.

17.4 The annual subscription shall be payable within twelve months of the expiry of the previous annual membership fee. Only current financial full members shall be entitled to hold office or vote at any meeting.

17.5 The Board may waive or reduce the subscription of any members of the Society.

17.6 The Treasurer shall keep account of all monies received and expended by the Society and of the matters in respect of which such receipts and expenditure takes place.

17.7 Members of the Board and such other persons shall keep the accounts of the Society at such place as the Board may decide and shall be open for inspection as the Board may from time to time determine.

17.8 All accounts shall be audited and certified annual by an independent auditor who shall be appointed at each Annual General Meeting of the Society.

17.9 The funds of the Society shall be deposited in the name of the Society with a bank approved by the Board. All cheques and other documents in connection with the bank account shall be signed in such manner and by such persons as the Board shall from time to time determine.

17.10 The Treasurer shall be empowered to invest funds of the Society in such manner as is approved by the Board.

18. Payments to Members:

18.1 The Society will not be conducted for the profit of its members and no part of the income or assets of the Society will benefit any officer or other member of the Society.

18.2 Rule 18.1 does not prevent the payment of such expenses or remuneration to members and employees of the Society as the Board decides is reasonable and relative to open market value.

18.3 The provision and effect of this rule shallnot be removed from this Constitutionand shallbe included and implied into any document replacing this document.

19. Winding Up:

19.1 The decision to wind up must be taken at a Special General Meeting of the Society, at which notice to the effect has been circulated prior to the Special General Meeting. The decision shall be made by a two-thirds majority of the members present and entitled to vote.

19.2 The Capitaland Income available on a Windingup of the Society shallbe paid or applied bydecision of a Special General Meeting to such purposes or body/ies within Aotearoa New Zealand as are charitable according to the Laws of NewZealand and which are consistent with the mission, objects and values of CIVS.

19.3 If the Special General Meeting cannot agree as to the payment or application of the Society’s funds on a Winding up, the capital and income shall be paid or applied to such of the Society’s objects, or such other purposes or objects within New Zealand that are charitable according to the Laws of New Zealand as a Judge of the High Court of New Zealand directs.