I. Welcome

II. Introduction of Board Members

III. Ratification of Pre-Incorporation Activities

IV. Approval of Tax-Exempt Status

V. Adoption of Bylaws

VI. Approval of Appointment of Directors

VII. Determine Director Terms

VIII. Approval of Election of Officers

IX. Designation of Corporation’s address

X. Approval of Annual Budget

XI. Action points for discussion:
   a. Create and approve final version of Good Faith Agreement
   b. Any other items?

XII. Discuss member development and engagement, and farm and funding goals for 2020.

XIII. Any Other Business.
STATE CORPORATION COMMISSION

Richmond, May 4, 2020

This is to certify that the certificate of incorporation of

SOUTHWEST VIRGINIA AGRARIAN COMMONS

was this day issued and admitted to record in this office and that the said corporation is authorized to transact its business subject to all Virginia laws applicable to the corporation and its business.

Effective date: May 4, 2020

STATE CORPORATION COMMISSION
Attest:

[Signature]
Clerk of the Commission
ARTICLES OF INCORPORATION
OF
SOUTHWEST VIRGINIA AGRARIAN COMMONS
(a nonprofit corporation)

The undersigned, acting as the incorporator of a corporation under the provisions of the
of Chapter 10 of Title 13.1 of the Code of Virginia of 1940, as amended, hereby signs and
verifies the following Articles of Incorporation for such corporation.

ARTICLE 1
NAME

The name of the corporation is “SOUTHWEST VIRGINIA AGRARIAN COMMONS”
(hereinafter referred to as the “Corporation”).

ARTICLE 2
DURATION

The Corporation has perpetual existence.

ARTICLE 3
PURPOSES AND POWERS

3.1 Purpose. The Corporation is organized and shall be operated exclusively for the
purpose of holding title to property, collecting income therefrom, and turning the entire amount,
less expenses to the AGRARIAN LAND TRUST within the meaning of Section 501(c)(2) of the
Internal Revenue Code of 1986 (the “Code”). Agrarian Land Trust, the parent corporation of the
Corporation, is a California nonprofit public benefit corporation exempt from federal income tax
under Section 501(a) and described in Section 501(c)(3) of the Code.

3.2 Powers. In general, and subject to such limitations and conditions as are or may
be prescribed by law, or in the Corporation’s Articles of Incorporation or Bylaws, the
Corporation shall have all powers that now or hereafter are conferred by law upon a corporation
organized for the purposes set forth above, or are necessary or incidental to the powers so
conferred, or are conducive to the attainment of the Corporation’s purposes.
AGRARIAN COMMONS BYLAWS

Table of Contents

ARTICLE 1: NAME AND PURPOSE 3

ARTICLE 2: MEMBERSHIP 3

Section 1: Classes of Members 3
Section 2: Members are Non-Voting and Advisory Only 4
Section 3: Dues 4
Section 4: Manner of Acting 4
Section 5: Termination of Membership 4
Section 6: Membership Meetings 5

ARTICLE 3: BOARD OF DIRECTORS 6

Section 1: Number 6
Section 2: Qualification 6
Section 3: Composition 6
Section 4: Compensation 6
Section 5: Nomination of Directors 7
Section 6: Election of Directors 8
Section 7: Vacancies 9
Section 8: Terms of Directors 9
Section 9: Resignation 9
Section 10: Removal of Directors 9
Section 11: Duties of the Board of Directors 10
Section 12: Powers of the Board of Directors 12
Section 13: Limitation on the Powers of the Board of Directors 12

ARTICLE 4: BOARD OF DIRECTORS MEETINGS 122

Section 1: Annual and Regular Meetings 122
Section 2: Notice of Meetings and Waiver of Notice 133
Section 3: Participation by Telephone 13
Section 4: Special Meetings and Emergency Meetings 133
Section 5: Quorum 14
Section 6: Decision-Making 144
Section 7: Actions by Unanimous Consent in Lieu of Meeting 14
ARTICLE 1: NAME AND PURPOSE

A. **Name.** The name of this organization shall be [state or region] Agrarian Commons, hereinafter referred to as the “Commons.”

B. **Purpose.** The purpose of the Commons shall be to own and preserve ecologically significant agricultural land and agrarian community real estate and property assets (hereinafter “Agricultural Land” or “Land”) as a title holding corporation exempt from federal income tax under IRC 501(c)(2). All income collected from the leasing and rental of such Agricultural Land, sale of any infrastructure owned by the Commons on such land, and all other funds collected by the Commons, less expenses, shall be turned over to Agrarian Land Trust (EIN# 47-5508054), an organization qualifying as exempt under IRC 501(c)(3).

ARTICLE 2: MEMBERSHIP

Section 1: Classes of Members

The Commons shall have the following classes of members:

a. The Lessee Members, who shall all be persons, corporations, or other entities (and the employees of such entities) who lease Agricultural Land from the Commons.

b. The Community Members, who shall be any non-leasing person who is a resident of [region served by Agrarian Commons], who is committed to actively furthering the purposes of Agrarian Land Trust and the Commons, and who has been accepted as a member by the Commons following a letter of interest submitted by the individual pursuing membership to the Secretary of the Commons.

c. General/Support Member, who shall be a non-leasing and non-resident who is committed, experienced, and aligned with the purposes of Agrarian Land Trust and the Commons, in ways which may include, but are not limited to providing legal, accounting, fundraising, marketing, donation, investment, and education support, and who has been accepted as a member by the Commons following a letter of interest, submitted by the individual pursuing membership, and accompanied by payment of dues for a general/support membership (or financial contribution to the Commons if no general/support membership dues schedule has yet been approved by the Board of Directors).

d. Additional classes of members, the manner of election or appointment of each class of members, and the qualifications and rights of each class of members may be established
by amendment to these Bylaws, so long as such amendments are not inconsistent with the [reference state Nonprofit Corporation Act] or the Common’s Articles of Incorporation, as amended.

Section 2: Members Are Non-Voting and Advisory Only

The intention of membership is to provide a voice to lessees, farm workers, Commons supporters, and the larger community in the actions and activities of the Commons, while maximizing inclusivity and transparency. Members may advise the Commons as to matters brought to them for advice by the Commons and pertaining to their classes of membership, but do not have voting rights in the Commons.

Section 3: Dues

The Board of Directors may require dues to be paid by members of the Commons. The dues need not be equal for each class of members. The decision to require dues and the initial amount of dues must be approved by the Board of Directors and, in the case of Lessee Member membership dues, approved in advance by the Lessee Members.

Section 4: Manner of Acting

The membership constitutes one body acting as a whole by way of consensus on those matters referred to it by the Board of Directors, except with regard to the following:

- Advice related to the selection of Lessee Member Representatives, pursuant to Article 3, Section 3, by the Leasing Members
- Approval of a Lessee Member membership dues schedule by the Lessee Members
- Any other matter referred by the Board of Directors to less than the membership as a whole for advice or approval

Memberships, and any rights arising from membership, are non-transferable.

Section 5: Termination of Membership

A member may resign from membership at any time. The Board of Directors may terminate a membership, in writing or orally, for:

- Failure to pay dues for three (3) consecutive periods
- Failure to satisfy membership qualifications

Commented [1]: For California, recommend we add additional language here due to restriction on state-level tax 501c2 tax exemption for nonprofits with members. * In accordance with Section 5332(a) of the California Corporations Code, Members of the Commons are not “members” as defined in Section 5056 of the California Corporations Code.*

Commented [2]: for CALIFORNIA: should be consulted before the Board of Directors approves the dues schedule.

Commented [3]: for CALIFORNIA: Consultation related to...
Other reasonable grounds as determined by the Board of Directors

The Board shall create, and annually communicate to all members, a fair and reasonable procedure for terminating memberships that, at a minimum, includes (1) 20 days notice prior to termination, (2) a two-thirds (⅔) vote of the Board of Directors, and (3) an opportunity to be heard by a person or body authorized to decide on the termination, orally or in writing, at least 5 days before the date of termination.

Section 6: Membership Meetings

A. **Definition.** A “Membership Meeting” is any meeting of the members of the Commons.

B. **Notice of Meetings.** Written or email notice of every Membership Meeting shall be given to all members in an accessible format and shall include an agenda for the meeting. Notice shall be mailed at least seven days prior to a Membership Meeting, and notice may be given through additional, alternate communication forms if those forms are more accessible for members. If mailed, the notice shall be deemed delivered when deposited in the United States mail addressed to the member at their address as it appears on the records of the Commons with postage thereon prepaid.

C. **Annual Meetings.** The “Annual Meeting of the Membership” is a Membership Meeting that occurs annually for reports to the membership by the Board of Directors and Officers, the assessment of dues, and the transaction of other business, shall be held in the fourth quarter of each year. The location and specific time of the Annual Meeting of the Membership shall be determined by the Board of Directors.

D. **Regular Meetings.** A regular meeting is any Membership Meeting other than the Annual Meeting of the Membership or any special or emergency meetings. Regular meetings may be scheduled by the membership at such times and places as they shall establish at the Annual Meeting.

E. **Participation by Telephone.** Members may participate in a meeting of members by means of a conference telephone or similar communication equipment provided all persons participating in the meeting can hear each other at the same time. Participation by such means shall constitute presence in person at a meeting.

F. **Open Meetings.** All Membership Meetings shall be open to any person, though only members may verbally participate.

G. **Minutes.** Minutes of all Membership Meetings shall be recorded by the Secretary of the Commons or by another person designated by the Board of Directors. Minutes for every meeting shall be approved by voice affirmation of the membership at the next
Membership Meeting. The Secretary shall share all minutes after each meeting with all members.

ARTICLE 3: BOARD OF DIRECTORS

Section 1: Number

The Agrarian Commons Board of Directors (“Board”) will have no less than six (6) and no more than eighteen (18) Directors, as designated by resolution of the Board from time to time.

Section 2: Qualification

Directors shall be individuals who have reached the age of majority and shall have such other qualifications as the Board of Directors may prescribe by resolution or amendment of these Bylaws.

Section 3: Composition

Two-thirds (⅔) of the total Board shall be designated by Agrarian Land Trust and one-third (⅓) of the total Board shall be elected by the Board. Agrarian Land Trust and the Board shall select Directors from within the members of the Commons, at such time as there are members of the Commons and Lessee members of the Commons, so that at least one third (⅓) of the total Board is composed of lessee members of the Commons, a majority of the total Board is composed of Community members or Lessee members of the Commons, and no more two (2) of the total Board are General/Support members. In addition, Agrarian Land Trust shall ensure that at least two (2) Directors are also Agrarian Land Trust Directors. The Board shall prioritize community stakeholders, and racial and economic diversity in alignment with Agrarian Trust’s Statement on Racial and Economic Equity.

Section 4: Compensation

Directors shall not receive compensation for their services as such, although the reasonable expenses for attendance at meetings of the Board of Directors or otherwise directly incident to their duties as Directors may be paid or reimbursed by the Commons. Directors shall not be disqualified from receiving reasonable compensation for services rendered to or for the benefit of the Commons in any other capacity.
Section 5: Nomination of Directors

Prior to each Annual Meeting of the Board, a Nominating Committee of the Board shall establish how many Directors will need to be elected to the Board, after consideration of vacancies, the number of Directors to be appointed by Agrarian Land Trust, Board composition requirements, and objectives of diverse constituencies. Any Board member can nominate a candidate to the slate of nominees.

For all regular elections, Member Representative Directors shall be nominated as follows:

a. Lessee Member Representatives.
   i. All Directors may nominate Lessee Member Representatives to the Board. These nominations must either be submitted in writing to the Secretary of the Commons at least ten (10) days prior to the Annual Meeting of the Board, or be made from the floor at such a Meeting. The Secretary of the Commons or staff of the Commons is responsible for soliciting nominations from the Board of Directors at least twenty (20) days prior to the Annual Meeting of the Board.
   ii. In making such nominations, the Board shall select actual Lessees to the extent that they are available to serve on the Board of Directors. Otherwise the Board shall select representation by a proxy who can reasonably be expected to represent the typical interests and concerns of Lessees.

b. Community Member Representatives.
   i. All Directors may nominate Community Member Representatives to the Board. These nominations must either be submitted in writing to the Secretary of the Commons at least ten (10) days prior to the Annual Meeting of the Board, or be made from the floor at the Annual Meeting of the Board. The Secretary of the Commons or staff of the Commons is responsible for soliciting nominations from the Board of Directors at least twenty (20) days prior to the Annual Meeting of the Board.
   ii. If the number of nominations for Community Member Representative is less than the number of Community Member Representative seats to be filled, the Board of Directors shall nominate enough candidates so that the total number of candidates is sufficient to fill the number of seats to be filled.

c. General/Support Member Representatives
   i. All Directors may nominate General/Support Member Representatives to the Board. These nominations must either be submitted in writing to the Secretary of the Commons at least ten (10) days prior to the Annual Meeting of the Board, or be made from the floor at the Annual Meeting of the Board. The Secretary of the Commons or staff of the Commons is responsible for soliciting nominations
from the Board of Directors at least twenty (20) days prior to the Annual Meeting of the Board.

ii. If the number of nominations for General/Support Representatives is less than two (2) nominees, the maximum allowable on the Board, the Board of Directors may nominate additional candidates to fill General/Support Member seats, or choose Community Member Representatives instead.

d. **Notice of Nominations.** A list of all persons nominated in all three of the Member Representative categories, together with a listing of the Directors to be appointed by Agrarian Land Trust, shall be included with the notice of the Board Meeting where elections will occur.

### Section 6: Election of Directors

Directors shall be elected by the Directors present and voting at the Annual Meeting of the Board, a quorum being assembled, in accordance with the following procedures and specific to the one-third (⅓) composition, as defined in Section 3.

a. A separate vote shall be taken for each of the three categories of elected Board Representatives. A non-officer shall collect the votes using secret ballot procedures if in-person and ensuring anonymity if voting takes place online.

A Board Nominating Committee shall be responsible for nominating a slate of prospective Directors representing the Commons’ diverse constituency. In addition, any Board Member can nominate a candidate to the slate of nominees. In each of the three categories, positions shall be filled by those candidates receiving the largest numbers of votes in the category even if such numbers constitute less than a majority of the total votes cast in the category.

### Section 7: Vacancies

A. If any elected Director vacates their term or is removed from the Board, the remaining Directors (they may constitute less than a quorum) may elect a person to fill the vacancy from the same class as the vacating Director, or may, by unanimous agreement, decide to leave the position vacant until the next Board Meeting, except as provided in Section 7(d).

B. Any person elected to fill a vacancy on the Board of Directors must be one who can be reasonably expected to represent the interests of the constituents and Agrarian Land Trust mission of diversity in the category (Lessee or Community) in which the vacancy occurs.
C. Replacement Directors elected by the Board shall serve out the remaining term of the person who has vacated the position.

D. If any Director designated by Agrarian Land Trust vacates their term or is removed from the Board, the Board of Agrarian Land Trust shall, within thirty days from the date on which they shall have vacated that office, appoint a replacement representative to fill the vacancy.

Section 8: Terms of Directors

A. **Terms of First Directors.** After the election of Directors, each elected and designated Directors shall be assigned, by mutual agreement or by lot, to a three-year or four-year term. Roughly half of the Directors shall be assigned a three-year term and the other half shall be assigned a four-year term.

B. **Terms of Successor Directors.** Except as otherwise provided in these bylaws, each Director shall serve a full term of three years.

C. **Re-election.** No elected Representative shall serve as a Director for more than three consecutive elected terms, unless extended on a case-by-case basis by the Board of Directors. After a year’s absence from the Board, however, a person who has served three consecutive terms may return to the Board, if re-elected, and may serve up to three consecutive elected terms.

Section 9: Resignation

A. Any Director may resign at any time by giving written notice to the President, or in the case of the President’s resignation, by written notice to the Vice President. Unless otherwise specified, such resignation shall be effective upon the receipt of notice by the President.

B. A Director shall be considered to have given notice of resignation and his, her, or their position shall be declared vacant by the Board of Directors if he, she, or they fails to attend three regular meetings of the Board in a calendar year, with the exception of emergency meetings, unless good cause for absence and continuing interest in participation on the Board are recognized by the Board.

Section 10: Removal of Directors
An elected Representative may be removed with or without cause by the Board of Directors. An Agrarian Land Trust Representative may be removed with or without cause by both the Board of Directors and by the Board of Agrarian Land Trust.

Section 11: Duties of the Board of Directors

The business and affairs of the Commons shall be conducted under the direction of, and the control and disposal of the Common’s properties and funds shall be vested in, its Board of Directors, except as otherwise provided in state non-profit enabling legislation or the Commons’ Articles of Incorporation. Agrarian Land Trust Representatives may provide support, under the direction of the Board of Directors and in consultation with the members, to ensure Board responsibilities are completed. In carrying out its duties, the Board shall:

a. Approve a written Annual Report to the Membership, and make this report available to all members. This report shall include a summary of the Commons’ activities during the previous year, the Commons’ most recent financial reports, and a list of all real estate held by the Commons. This report shall be provided to Agrarian Land Trust as requested and at least annually.

b. Adopt an annual operating budget prior to the beginning of each fiscal year and act upon requested expenditures not included in the budget.

c. Communicate and report to Agrarian Land Trust quarterly, or as needed, an up-to-date Commons Agricultural Land file, which may include deeds, surveys, leases, conservation easements, farm practice certifications and/or farm or ranch management plans, forest management plans, soil quality tests, and more as requested or as needed for management of Agrarian Commons.

d. Carry out data collection, assessments, evaluation, and related activities to support soil and ecosystem regeneration and carbon sequestration capacity, as necessary to conserve and maintain the property held by the Commons.

e. Select all Officers of the Commons.

f. Supervise the activities of all Officers, agents, and committees of the Commons in the performance of their assigned duties and investigate any possible conflicts of interest within the Commons.

g. Hire, supervise, and evaluate employees, and adopt and implement personnel policies pertaining to such activities.

Commented [4]: What is the voting threshold? Note sure this is consistent with our laws in CA. Additionally, there probably should be some sort of process here, similar to what is afforded the advisory members.
h. Provide for the deposit of funds in accordance with these Bylaws.

i. Determine by whom and in what manner deeds, leases, contracts, checks, drafts, endorsements, notes and other instruments shall be signed on behalf of the Commons.

j. Acquire such parcels of land, with or without buildings and other improvements, through donation, purchase, transfer from Agrarian Land Trust, or otherwise, as the Board shall determine that it is useful and prudent to acquire in furtherance of the purposes of the Commons.

k. Collaboratively decide how to steward and nourish land, ecology, and community including supporting soil regeneration, carbon sequestration, ecosystem diversification, and food production, as necessary to conserve and maintain the property held by the Commons.

l. Convey the right to use Agricultural Land, through leases or other limited conveyances, in accordance with these Bylaws, Good Faith Agreement, and with the primary goal of racial and economic equity, secure and affordable tenure based on agricultural enterprise viability, and lease tenure equity buildings mechanisms.

m. Convey ownership of housing, agricultural buildings, and other improvements on the Common’s Agricultural Land to qualified lessees, as possible, through a ground lease.

n. Convey residential and/or agricultural housing, buildings, and other improvements on the Common’s Agricultural Land to qualified renters or buyers, aligned with and connected to leaseholder agriculture and agrarian enterprises.

o. Exercise, as appropriate, the Common’s option to repurchase (or arrange for the resale of) improvements on the Common’s Agricultural Land.

p. Assure the sound management of the Common’s finances to invest and steward soil and ecosystem health and farm viability, and in accordance with the Good Faith Agreement and federal and state regulations.

q. Ensure that all income collected from holding title to Agricultural Land, less expenses, is turned over to Agrarian Land Trust, in accordance with IRC regulations.

r. Own Agricultural Land as a Commons, keeping land outside of market transfers and mortgage debt. Specifically, the Commons is prohibited from selling Commons land and restricted from acquiring mortgage-based debt.

s. Prudently delegate the performance of these duties to agents or staff.
t. Ensure communication with, and accountability to, larger community.

Section 12: Powers of the Board of Directors

In addition to the power to carry out the duties enumerated above, the Board of Directors shall have the power to:

a. Appoint and discharge advisors and consultants.

b. Create such committees as are necessary or desirable to further the purposes of the Commons. Any member of the Commons may be appointed to any committee and a committee must include at least two (2) or more Directors. No committee may take action on behalf of the Commons except as authorized by the Board of Directors.

c. Call special meetings of the membership.

d. Approve the borrowing, lending, and investing of money as necessary to further the purposes of the Commons.

e. Exercise all other powers necessary to conduct the affairs and further the purposes of the Commons in accordance with the Certificate of Incorporation and these Bylaws.

Section 13: Limitation on the Powers of the Board of Directors

An action taken by the Board on any motion for the sale of land, the amendment of the Articles of Incorporation or these Bylaws, the establishment or alteration of the “resale formula,” or the dissolution of the Commons, shall not become effective unless and until such action is approved by the Board of Agrarian Land Trust.

ARTICLE 4: BOARD OF DIRECTORS MEETINGS

Section 1: Annual and Regular Meetings

The Directors shall meet, without notice, immediately after the annual meeting of the members for the “Annual Meeting of the Board”. Thereafter during the year, the Board shall meet no less often than twice per year, including the Annual Meeting of the Board where election of Directors occurs, and in addition to the Annual Meeting of the Membership, at such times and places as the Board may establish.
Section 2: Notice of Meetings and Waiver of Notice

Except as provided below for emergency meetings, written notice of a Board meeting shall be mailed to all Directors at his, her, or their address shown on the records of the Commons at least [seven days] prior to the meeting, or shall be delivered in person or emailed at least [five days] prior to the meeting. The Board of Directors and membership may establish alternative communication protocols in the event mail or email is not adequate to communicate with the Board of Directors and members. Notice of every meeting shall include an agenda for the meeting.

Any Director may waive any notice required by these Bylaws. Any Director who has not received notice of a Board meeting but has attended that meeting shall be considered to have waived notice of that meeting, unless he, she, or they requests that his, her, or their protest be recorded in the minutes of the meeting.

Section 3: Participation by Telephone

Members of the Board of Directors [or any committee designated by the Board of Directors] may participate in a meeting of such Board of Directors [or committee] by means of a conference telephone or similar communications equipment by which means all persons participating in the meeting can hear each other at the same time and participation by such means shall constitute presence in person at a meeting.

Section 4: Special Meetings and Emergency Meetings

Special meetings may be called by the President or by any [three] Directors. Notice must be given as provided above, unless any three (3) Directors determine that the matter at hand constitutes an emergency. When so determined, an emergency meeting may be called with 24-hour notice. Notice of emergency meetings, including an announcement of the agenda, shall be given by telephone or in person to all Directors. At any special or emergency meeting of the Board, only those matters included in the announced agenda may be acted upon unless all of the Directors are present at the meeting and unanimously agree to take action on other matters.
Section 5: Quorum

At any meeting of the Board, a quorum shall consist of a majority of the Board of Directors, provided that at least one representative from each of the three categories of representatives is present.

Section 6: Decision-Making

The Board shall attempt to reach unanimous agreement on all decisions, per its Consensus Policy and Procedures. In the event that unanimous agreement cannot be achieved, a decision may be made by a majority of the Directors present and voting, except as otherwise provided in these Bylaws.

Section 7: Actions by Unanimous Consent in Lieu of Meeting

Any corporate action required or permitted by the Articles of Incorporation or Bylaws, or by the laws of the state of _____, to be taken at a meeting of the Directors of the Commons [or at a meeting of a committee of the Board of Directors] may be taken without a meeting if a consent, in the form of a record setting forth the action taken, shall be executed by all of the Directors [or all of the members of the committee], as the case may be, entitled to vote with respect to the subject matter. Such consent shall have the same force and effect as a unanimous vote, and may be described as such. Any such consent shall be inserted in the minutes book as if it were the minutes of a meeting of the Board of Directors.

ARTICLE 5: OFFICERS

Section 1: Designation

The Officers of the Commons shall be: President, Vice President, Secretary, and Treasurer. Any two offices may be held by the same person, except the offices of President and Secretary, and President and Treasurer.

Section 2: Election
The Officers of the Commons shall be elected by a majority vote of the Board, from among themselves, at the Annual Meeting of the Board. Any vacancies occurring in any of these offices shall be filled by the Board for the unexpired term.

Section 3: Tenure

The Officers shall hold office until the next Annual Meeting of the Board after their election, unless, before such time, they resign or are removed from their offices, or unless they resign or are removed from the Board of Directors. Any Officer who ceases to be a member of the Board of Directors shall thereby cease to be an Officer.

Section 4: Removal from Office

The Officers shall serve at the pleasure of the Board of Directors and may be removed from office at any time by an affirmative vote of two thirds of the entire Board of Directors.

Section 5: Duties of the President

The President shall:

a. Preside at all meetings of the Board of Directors and the membership when able to do so.
b. Consult with the other Officers and the committees of the Commons regarding the fulfillment of their duties.
c. Ensure that an agenda is prepared for every meeting of the membership and the Board of Directors.
d. Call special meetings of the membership or Board of Directors when petitioned to do so in accordance with these Bylaws.
e. Carry out the duties assigned to the President regarding the removal of a Director.
f. Perform such other duties as the Board of Directors may assign.

Section 6: Duties of the Vice President

The Vice President shall:

a. Perform all duties of the President in the event that the President is absent or unable to perform these duties.
b. Perform those duties assigned to the President regarding the resignation or removal of a Director when the President is disqualified from performing these duties.
c. Ensure that up-to-date copies of these Bylaws (incorporating any duly approved amendments) are maintained by the Commons; answer all questions from the Board regarding these Bylaws; and ensure that all actions of the membership and Board of Directors comply with these Bylaws.
d. Ensure that any and all committees established by the Board of Directors are constituted as the Board has directed and meet as necessary and appropriate.
e. Perform such other duties as the Board of Directors may assign.

Section 7: Duties of the Secretary

The Secretary shall:

a. Ensure that a list of all members and their mailing and email addresses are maintained by the Commons.
b. Ensure that proper notice of all meetings of the membership and the Board of Directors is given.
c. Ensure that motions and votes in meetings of the Board are accurately represented to those present and are accurately recorded in the minutes.
d. Ensure that minutes of all meetings of the membership and the Board of Directors are recorded and kept on permanent record.
e. Ensure that all deeds, title papers, leases, and other documents establishing the Common's interest in Agricultural Land and rights in particular matters are systematically and securely maintained.
f. Perform such other duties as the Board of Directors may assign.

Section 8: Duties of the Treasurer

The Treasurer shall oversee the finances of the Commons. Specifically, the Treasurer shall:

a. Ensure that the financial records of the Commons are maintained in accordance with sound accounting practices.
b. Ensure that funds of the Commons are deposited in the name of the Commons in accordance with these Bylaws.
c. Ensure that all money owed to the Commons is duly collected and that all gifts of money or Agricultural Land to the Commons are duly received.
d. Ensure the proper disbursement of all income, less expenses, to Agrarian Land Trust.
e. Ensure that accurate financial reports (including balance sheets and revenue and expense statements) are prepared and presented to the Board every six months of each fiscal year.
f. Ensure that such reports and returns as may be required by various government agencies are prepared and filed in a timely manner.
g. Ensure that an annual operating budget is prepared and presented to the Board for its approval prior to the beginning of each fiscal year.

ARTICLE 6: MAINTENANCE OF LAND

Section 1: Encumbrance of Land

The decision to mortgage or otherwise encumber Agricultural Land owned by the Commons shall require the approval of the Board of Directors, the unanimous consent of any parties to whom such land is leased, and allowable by Agrarian Land Trust bylaws, and approved by Agrarian Land Trust Board, and shall not exceed 20% of the equity in land. Any such encumbrance shall be subordinated to any leases relating to such land. Allowable exceptions include: conservation or affirmative easements, Agrarian Land Trust Option and/or Right to Recovery, and other similar and aligned encumbrances that enhance the mission and intent of Agrarian Land Trust and the Commons.

Section 2: Transferring Land

If Agrarian Commons should dissolve as a corporation for any reason, or cease to engage in carrying out the purposes set forth in its Articles of Incorporation, all of its properties shall be transferred to Agrarian Land Trust. Provided, however, that if Agrarian Land Trust has dissolved as a corporation prior to the dissolution of the Commons, such properties shall be transferred to the nonprofit fund, foundation, or corporation designated by Agrarian Land Trust which is organized and operated exclusively for charitable purposes and which has established its tax-exempt status under IRC 501(c)(3).

Provided further that if such organization has also dissolved or is unable to steward the Commons’ properties, the Commons shall make every reasonable effort to (in order of priority):

- Transfer to the people who have been stewarding the land as an Agrarian Commons, especially if those people are indigenous or people of color.
- Transfer to an indigenous community located near each parcel, regardless of whether such community is federally recognized.
- Transfer to a people of color-led land-based organization.
- Transfer to a land-based organization near the location of each parcel.
- Transfer to a land-based organization that has adequate funding, knowledge, resources, and demonstrated commitment to manage the land as a commons.
Transfer to a land-based organization that is highly democratic.

Notwithstanding the above, a parcel of land may be sold on the open market when it is not a viable or integral component of agriculture, agrarian, community, and/or ecological health and viability of the whole Commons pursuant to a resolution adopted by an affirmative vote by at least two-thirds (⅔) of the entire Board of Directors and with the approval of the Board of Agrarian Land Trust and agreement to waive the Option, Right to Recover, or other similar deed encumbrance rights held by Agrarian Land Trust.

If any of the Common’s land is to be sold on the open market, any lessees of the Commons on that land shall have a first right to purchase the land at its current appraised value. Any and all sales are subject to existing leases, and subsequent buyers are bound by existing leases at the time of sale.

ARTICLE 7: AMENDMENT OF ARTICLES OF INCORPORATION AND BYLAWS

The Certificate of Incorporation may be amended and these Bylaws may be amended or may be repealed and new Bylaws adopted only by:

a. An affirmative vote by two-thirds (⅔) of the entire Board of Directors at any regular or special Board meeting, provided that written or email notice of such meeting has set forth the proposed amendment or replacement, with appropriate explanations thereof; and

b. Approval by the Board of Agrarian Land Trust;

Provided, however, that the Board of Directors shall amend the Articles of Incorporation or Bylaws if directed by Agrarian Land Trust in order to maintain the Common’s recognition as a 501(c)(2) title holding organization.

ARTICLE 8: DISSOLUTION

A decision to dissolve the Commons and to distribute the Common’s assets in a particular manner in accordance with the Articles of Incorporation shall require:

a. An affirmative vote by two-thirds (⅔) of the entire Board of Directors at any regular or special Board meeting, provided that written or email notice of such meeting has included a full description of a proposed plan of dissolution; and
b. Approval by the Board of Agrarian Land Trust.

If the Commons should dissolve for any reason, all of the Agricultural Land, business, assets, and income of the Commons remaining after payment of all debts and liabilities of the Commons shall be distributed in accordance with Article 6, Section 2 above.

ARTICLE 9: MISCELLANEOUS PROVISIONS

A. Fiscal Year. The fiscal year of the Commons shall begin on January 1 of each year, and shall end on December 31 of each year.

B. Office. The principal office of the Commons shall be located at its principal place of business or such other place as the Board of Directors may designate. The Commons may have such other offices, either within or outside the State of __________, as the Board of Directors may designate or as the business of the Commons may require from time to time.

C. Deposit of Funds. All funds of the Commons not otherwise employed shall be deposited in such banks, trust companies, or other reliable depositories as the Board of Directors from time to time may determine, with a preference for credit unions and other cooperative financial institutions.

D. Checks, etc. All checks, drafts, endorsements, notes and evidences of indebtedness of the Commons shall be signed by such Officers or agents of the Commons and in such manner as the Board of Directors from time to time may determine. Endorsements for deposits to the credit of the Commons shall be made in such manner as the Board of Directors from time to time may determine.

E. Loans. No loans or advances shall be contracted on behalf of the Commons, and no note or other evidence of indebtedness shall be issued in its name, except as authorized by the Board of Directors. Any such authorization shall relate to specific transactions.

F. Contracts. Any Officer or agent of the Commons specifically authorized by the Board of Directors may, on behalf of the Commons, enter into those contracts or execute and deliver those instruments that are specifically authorized by the Board of Directors. Without the express and specific authorization of the Board of Directors, no Officer or other agent of the Commons may enter into any contract or execute and deliver any instrument in the name of the Commons.

G. Indemnification. Any person (and/or the heirs, executors and administrators of such person) made or threatened to be made a party to any action, suit or proceeding by
reason of the fact that he, she, or they is or was a Director or Officer of the Commons shall be indemnified by the Commons against any and all liability and the reasonable expenses, including attorney’s fees and disbursements, incurred by him, her, or their (or his, her, or their heirs, executors, or administrators) in connection with the defense or settlement of such action, suit, or proceeding, or in connection with any appearance therein, except in relation to matters as to which it shall be adjudged in such action, suit or proceeding that such Director or Officer is liable for negligence or misconduct in the performance of his, her, or their duties.

H. Books and Records. The Commons shall keep the following records at its registered office or its principal office in the State of ________________:
   a. Current copies of its Articles of Incorporation and Bylaws, as amended;
   b. Correct and adequate records of accounts and finances;
   c. A record of Officers’ and Directors’ names and addresses;
   d. Minutes of the proceedings of its members and Board of Directors, and any minutes that may be maintained by committees having any of the authority of the Board of Directors;
   e. Copies of such documents as may be required to be made publicly available under the Code, including copies of its application for recognition of tax-exempt status on Form 1024 and copies of its Form 990; and
   f. Such other records as may be necessary or advisable, including but not limited to: property tax invoices and payment, annual monitoring report, building/property/site assessment and plan, conservation easement monitoring reports, and soil and ecosystem data.

Such records may be made available in any manner and by any means permitted under the Act and the Code, as applicable. All books and records of the Commons shall be open at any reasonable time to inspection by any Director.

I. Loans to Directors and Officers Prohibited. No loans or advances shall be made by the Commons to any of its Directors or Officers.

J. Taxes, Fees, Insurance, Endowments. The Commons shall keep current property taxes and fees, maintain insurance on all real estate and assets, and maintain land and building endowment funds. If Agrarian Land Trust is maintaining endowments for the Commons, then the Commons shall fund maintenance of land and buildings with such endowments.
ARTICLE 4
LIMITATIONS

4.1 Permitted Activities. Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(a) and described in Section 501(c)(2) of the Code or the corresponding provision of any future federal tax law.

4.2 Legislative and Political Activity. No part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation. The Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of (or in opposition to) any candidate for public office.

4.3 No Inurement to Private Persons. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members, if any, or any director, officer, or other private person, except that the Corporation is authorized or empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes.

ARTICLE 5
MEMBERS

The Corporation shall have members (the “Members”). The qualifications, rights, and duties of Members shall be as set forth in the Corporation’s Bylaws.

ARTICLE 6
DIRECTORS

Section 6.1 Board of Directors. The management of the Corporation will be vested in a Board of Directors. The number of directors constituting the initial Board of Directors of the Corporation shall be no less than five (5) and no more than eighteen (18) director(s). Directors shall be elected by the members of the Corporation, in the manner more specifically provided in the bylaws. The term of a director shall be three (3) years. The number, qualifications, terms of office, manner of election, time and place of meeting, and powers and duties of directors shall be prescribed by the Bylaws of the Corporation; provided, however, that Agrarian Land Trust, the parent corporation of the Corporation, shall have the right to appoint at least two-thirds (2/3rds) of the Board of Directors in the manner provided in the Bylaws of the Corporation.

Section 6.2 Names and Addresses of Directors. The names and addresses of the directors who will manage the affairs of the Corporation until the first annual meeting of the Board of Directors as provided in the Bylaws, and until their successors are elected and qualified, are:
ARTICLE 7
DIRECTOR LIABILITY LIMITATIONS

7.1 Immunity from Liability. A director of the Corporation shall have such immunity from liability as is granted under federal and Virginia state law, including without limitation, if applicable, the Federal Volunteer Protection Act.

7.2 Liability to the Corporation. No director of the Corporation shall be personally liable to the Corporation or its members, if any, for monetary damages for conduct as a director, except for (a) acts or omissions involving intentional misconduct or a knowing violation of law by the director, (b) a director’s vote or assent to a distribution which is unlawful or violates the requirements of these Articles of Incorporation, or (c) any transaction from which the director will personally receive a benefit in money, property or services to which the director is not legally entitled. If the Act is hereafter amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director shall be deemed eliminated or limited to the full extent permitted by the Act, as so amended. Any repeal or modification of this Article shall not adversely affect any right or protection of a director of the Corporation with respect to an act or omission of such director occurring prior to such repeal or modification.

ARTICLE 8
INDEMNIFICATION OF DIRECTORS

The provisions for indemnification of directors of the Corporation shall be as set forth in the Corporation’s Bylaws.

ARTICLE 9
BYLAWS

Bylaws of the Corporation may be adopted by the Board of Directors at any regular meeting or any special meeting called for that purpose, so long as they are not inconsistent with the provisions of these Articles of Incorporation. Subject to the voting rights of the Corporation’s members, as set forth in the Bylaws, the authority to make, alter, amend or repeal
bylaws is vested in the Board of Directors and may be exercised at any regular or special meeting of the Board of Directors; provided, however, that such Bylaws must be approved in writing by Agrarian Land Trust, the parent corporation of the Corporation, in order to become effective.

ARTICLE 10
ADDRESS OF REGISTERED OFFICE AND AGENT

The address of the initial registered office of the Corporation is 1328 3rd St SW, Roanoke, Virginia 24016. The name of the county in which the registered office is located is the City of Roanoke, Virginia. The name of the initial registered agent of the Corporation at such address is Suzanne Y. Pierce, who is a resident of Virginia, a member of the Virginia State Bar and whose business office is 1328 3rd St SW, Roanoke, Virginia 24016.

ARTICLE 11
DISSOLUTION

No member, director or officer shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the Corporation or the winding up of its affairs. Upon the winding up or dissolution of the Corporation, the assets of the Corporation remaining after payment of, or provision for payment of, all debts and liabilities of the Corporation, shall be distributed to Agrarian Land Trust, the parent corporation of the Corporation, for one or more exempt purposes within the meaning of Section 501(c)(3) of the Code or the corresponding provision of any future federal tax law.

ARTICLE 12
INCORPORATOR

The incorporator’s name and address are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Suzanne Y. Pierce</td>
<td>1328 3rd St SW, Roanoke, Virginia 240106</td>
</tr>
</tbody>
</table>

IN WITNESS WHEREOF, the undersigned incorporator has signed these Articles of Incorporation this 1st day of May, 2020.

Suzanne Y. Pierce, Incorporator