# Porsche Club of America Diablo Region <br>  

## Bylaws

As Established February 1984
And Last Amended July 2013

## Article I: Name and Principal Office

## Section 1 - Name

The name of this organization shall be "Porsche Club of America, Diablo Region."

## Section 2 - Principal Office

The principal office of this organization shall be located at such place as designated by the Board of Directors.

## Article II: General Objectives

The Diablo Region (hereinafter referred to as Diablo) and its members are joined together and mutually pledged as follows:
A. To further promote the highest standards of courtesy and safety on the roads.
B. To enjoy and share in the good will and fellowship engendered by owning a Porsche and engaging in social or other events of Diablo.
C. To maintain the highest standard of operation and performance of the marque by sharing and exchanging technical and mechanical information.
D. To establish and maintain mutually beneficial relationships with the Porsche works, Porsche dealers and other service sources to the end that the marque shall prosper and continue to enjoy its unique leadership and position in sports car annals.
E. To exchange ideas and information with other Porsche Clubs throughout the world and such other cooperation as may be desired.
F. To establish mutually-cooperative relationships with other sports car clubs as may be desirable.

## Article III: Powers, Corporate Seal, and Badge

## Section 1 - Powers

Subject to the Articles of Incorporation these Bylaws, the general non-profit law of the State of California and all other applicable laws of the State of California and of the United States of America, all corporate powers shall be executed by and under the authority of, and the business and affairs of Diablo shall be conducted by, the Board of Directors and the officers of Diablo.

## Section 2 - Corporate Seal

The seal of Diablo shall be circular in form and shall be inscribed with the name "Porsche Club of America, Diablo Region," the year "1984" and the word "California."

## Section 3 - Badge

The official regional badge shall be of a form appropriate to its theme, inscribed with the name of "Diablo" and such other inscriptions as appropriate.

# Article IV: Membership, Membership Area, Dues, and Fees 

## Section 1 - Membership

A. Any individual who meets the qualifications for membership in the Porsche Club of America (hereinafter referred to as "PCA") and who is of good moral and social character, may apply to the Board of Directors of PCA Diablo, for membership in one of the classes defined in the Article. Upon finding by majority vote of the Board of Directors that the applicant is qualified, and haspaid suchNationaland Regional Clubdues andfeesas required, membership shallbe granted.
B. The board of Directors is empowered to establish criteria for membership with respect to both new members and/or members transferring to Diablo from other regions.

## Section 2 - Classes of Membership

There shall be six classes of membership: Active, Associate, Life, Honorary, Affiliate and Dual.
A. Active. Any owner, co-owner, or lessee of a Porsche, acceptable to Diablo, who s 18 years of age or older, having paid Club dues and fees as required, and may include a Family-Active Member. A Family-Active Member (if requested by the Active Member) is the other person of the Active Member's immediate family, also 18 years of age or older, restricted to wife, husband, sister, brother, son, daughter, mother, or father, whether or not otherwise qualified for Active Membership by owning or leasing a Porsche.
B. Life. Any member who is a member of Diablo, and who is voted by PCA as a Life Member, as defined in the National Bylaws, may become, upon a vote of the Board of Directors of Diablo, a Life Member of Diablo, and may designate a Famly Members as defined in "A." above.
C. Honorary. Membership will be granted to any person who, on the affirmative vote of two-thirds $(2 / 3)$ of the elected officers of the Board of Directors, is deemed to merit recognition for outstanding interest in, or service to, Diablo. such membership shall be limited to one (1) year, but may, upon affirmative vote of the Board of Directors, be renewed.
D. Associate. Any Active Member who ceases to own, co-own, or lease a Porsche while having paid all PCA dues and fees as required. A person of the Associate Member's family who has been a Family-Active Member as in "A" above, may continue as a Family-Associate Member similarly. Associate memberships may be renewed.
E. Affiliate: A person, 18 years of age or older, named by the Active Member at the time of joining, or at any renewal of membership, in lieu of a Family-Active Member.
F. Dual: A member of another PCA Region who pays an annual fee set by the Board of Directors will be granted dual membership status if approved by the Board.
G. For purposes of reference hereafter, Active, Family-Active and Life Members shall be collectively referred to as "Active Members."

## Section 3 - Area of Membership

A. Membership applications shall be accepted from Residents of the following listed counties of the State of California comprising Diablo as established by PCA: Alameda, Contra Costa, and Solano.
B. Non-resident applications shall be accepted at the discretion of the Board of Directors.

## Section 4 - Membership Applications

Applications for membership shall be made upon such forms as prescribed by PCA and shall be accompanied by payment of appropriate dues, fees, and assessments, or evidence of payment heretofore received from PCA.

## Section 5 - Dues

Dues are set by PCA and include an amount returnable to Diablo. Special fees and assessments by Diablo shall be established by the Board of Directors.

## Section 6 - Membership Year

A. The membership year shall be for one year beginning with the date of acceptance of the original membership application and shall be renewable each year on the membership anniversary date.
B. The PCA Executive Secretary shall send each member one billing for renewal dues at or about the due date. If dues are not paid before becoming delinquent as determined by PCA, memberships shall thereby be terminated without further notice.
Dues are set by PCA and include an amount returnable to Diablo. Special fees and assessments by Diablo shall be established by the Board of directors.

## Section 7 - Privileges

Members shall be entitled to all the privileges of Diablo, except the Honorary, Associate, Affiliate, and Dual Members shall not be entitled to vote. Ballots shall be mailed only to Active Members, with space for the vote of Family-Active Members.

## Section 8- Termination

Membership in Diablo may be terminated by:
A. Resignation, submitted in writing to the principal office of Diablo, with forfeit of a dues, fees and assessments previously paid.
B. Suspension by a two-thirds (2/3) vote of the Board of Directors of PCA or Diablo, for infractions of National or Diablo rules or regulations, or for actions inimical to the general objectives or best interest of PCA or Diablo. Upon written notice of such suspension, the suspended member shall be afforded a reasonable opportunity to be heard, in person or through a representative, by the Board of Directors or a committee appointed by the Board for the purpose, concerning the alleged misconduct. The Board of Directors may thereafter continue the suspension for a definite time, terminate the suspension, or expel the member, and its decision shall be final. Suspension of any member is applicable to his or her Family-Active or Affiliate Member.
C. Request for transfer to another region within the jurisdiction of PCA submitted in writing to the principal office of Diablo.
D. An Active Member may terminate the membership of any Affiliate Member by written notification to the Membership Director.

## Section 9 - Liabilities of Membership

No officer, Director or member of Diablo shall be personally liable for any of Diablo's debts, obligations or acts, except as specifically required by law or other section(s) of these Bylaws. Any and all creditors shall look only to the assets of Diablo for payment.

## Article V: Meetings of the Members

## Section 1 - Annual Meeting

An annual meeting of the members of Diablo shall be held during the first quarter at such place as the Board of Directors may determine for the purpose of considering a report of the affairs of Diablo and the transaction of such other business as may properly be brought before the membership. Notice of such annual meeting shall be mailed to the address as shown for each Member on the membership roll and shall be given to the Members not less than seven (7) days prior to the date the meeting will be held.

## Section 2 - Special Meetings

Special meetings of the members of Diablo may be called at any time by the President. Special Meetings may also be called by a majority of the Board of Directors, or upon delivery of a petition signed by twenty-five (25) Active Members to any member of the Board of Directors. Notice of a Special Meeting shall be given to the Members by the Board of Directors not less than seven (7) days prior to the date set for the Special Meeting and shall include the purpose for which the meeting is being called.

## Section 3 - Quorum

A quorum for any meeting of the members shall consist of twenty percent ( $20 \%$ ) of the total Active Members. Every act of a meeting duly held at which a quorum is present shall be regarded as an act of the entire membership.

## Section 4 - Voting

At all meetings of the members, each Active member shall be entitled to one vote on any matter which may be properly brought before the membership. Such vote may be voice vote or by written ballot. There shall be no cumulative voting, nor shall any proxies be permitted.

## Section 5 - Conduct of Meetings

The President, or such other member of the Board of Directors as the President may appoint, shall preside at all meetings. An exception may be made in the case of a Special Meeting called by the members.

## Section 6 - Minutes

Minutes of all business meetings shall be recorded by the Secretary, or by such person as may be appointed by the Board of Directors for that purpose. At the Annual Meeting, the minutes of all previous meetings shall be available for inspection by any member. The reading of minutes of meetings shall not be required unless voted for by the majority of the Active Members present and voting.

## Section 7- Guests

Guests shall be permitted at any meeting, unless a closed meeting is declared by a majority of the Board of Directors.

## Article VI: Directors

## Section 1 - Board of Directors

The Board of Directors shall consist of nine (9) Directors elected by the Diablo membership, and shall constitute the officials of Diablo. Members related by marriage, significant others as well as members related by blood and residing in the same household may not serve as Directors on the same board. The Board shall be responsible for the proper conduct of the administrative affairs of Diablo, the proper functioning of the several Committees, and shall insure compliance with these Bylaws and the Articles of Incorporation of Diablo in accordance with the laws governing such corporations in the State of California.

## Section 2 - Elected Officers

Each year the Directors shall elect among themselves for that year: one (1) Director to serve as President; one (1) Director to serve as Vice President; one (1) Director to serve as Secretary; and one (1) Director to serve as Treasurer. The remaining five (5) Directors shall serve as Directors-at-Large.

## Section 3 - Term of Office

The term of office of each director shall begin January 1 of the year following their election and last two (2) years, or until a successor is duly elected, qualified and installed. A member appointed to fill a vacancy on the Board of Directors shall serve only the unexpired term of the Director being replaced. Four (4) Directors will commence their terms in even numbered years, while five (5) Directors will commence their terms in odd numbered years. Therefore in October of an odd numbered year elections will be held for four (4) Directors, while in October of an even numbered year five (5) Directors will be elected.

## Section 4 - Nominations

Not later than July 1, the Board of Directors shall elect one of its members as a chair of a Nominating Committee. The chair shall select four (4) Active Members who are not members of the Board of Directors and who, upon ratification by the Board of Directors, shall serve as the Nominating Committee. The Nominating Committee shall submit its report at the August Board meeting and recommend to the Board one (1) or more candidates for each pending Director vacancy among Active Members willing to serve.
In addition, three percent (3\%) of the Active Members (with a minimum of ten (10) Active Members, whichever is greater) may submit a nominating petition to a Board Member who will immediately inform and forward the petition to the Secretary not later than September I of each year, nominating an Active Member to be placed on the ballot for election to the Board of Directors.

No member may be nominated or placed on the ballot without his or her permission in writing, which shall be obtained by the Chairperson of the Nominating Committee and made a part of the records of the proceedings of that Committee.

## Section 5 - Elections

A. If the Secretary is a candidate for election, he/she will be replaced in the election process by a non-candidate Board Member.
B. Not later than October 5 of the year, the Secretary shall send a notice to each eligible Member containing the names of all candidates. This notice shall contain a ballot, or instructions for
accessing a secure online voting system which will present a ballot.
C. The ballot shall contain the following:
I. Instructions to vote for no more candidates than the number of Directors to be elected.
II. There shall be spaces provided on the ballot for write-in votes.
D. All ballots received by October 25 shall be segregated. A ballot may be received by mailing it to the principal office of Diablo, or through a secure online voting system.
E. The Secretary shall number any ballot received after October 25 in the order it is received.
F. On or before November 1 of each year, the Secretary and at least two (2) members of the Nominating Committee not running for office shall open, count and tally those ballots and certify the results.
G. In the event of a tie, the Secretary shall open the first day's ballot(s) received after October 25 to determine a winner. If they remain a tie, the Secretary shall repeat this process until the tie is broken. If, after opening all late ballot(s) a tie remains; the Secretary shall then flip a coin in the presence of the candidates to determine a winner.

## Section 6 - Vacancies

A vacancy on the Board of Directors shall exist upon the death, suspension, resignation or termination of a Director. The Board of Directors may declare vacant the seat of any elected director who is absent from three (3) successive meetings of the Board. Vacancies upon the Board shall be filled by election of an Active Member as a Director by a majority of the remaining members of the Board at its next succeeding meeting, to hold office until the term of said Director replaced shall expire.
In the event of a vacancy in the President's position, due to death, suspension, resignation or termination; the remaining Directors will elect, from among themselves or the general membership, the most qualified eligible person to assume the unexpired term of President. The successor of the President must be elected by a majority vote of the remaining Directors. In the event of a deadlock (tie), the most recent Past President, who is still an Active Member, will cast the deciding vote. In short-term absences, the Vice President will substitute for the President.

## Section 7-Call of Meetings

Meetings of the Directors may be called at any time by the President or by a majority of the Directors. Each Director shall be notified of such meetings at least forty-eight (48) hours prior to the time set for said meeting.

## Section 8 - Recall of Elected Directors

Any member of the elected Board of Directors may be recalled in the following manner:
A. Recall proceedings must be initiated by submitting a Recall Petition to the Secretary. Said Recall Petition must be signed by not less than twenty-five (25) Active Members.
B. Upon receipt of said Recall Petition, the Secretary shall cause to be printed in the ensuing newsletter an article outlining the conditions involved in the Recall. Within seven (7) days after mailing of said newsletter, a Recall Ballot shall be mailed to each Active Member. Such ballot shall clearly state the date by which the returned ballot must be postmarked; said date to be approximately fifteen (15) days after the mailing date of the newsletter containing the Recall
notice. Within fifteen (15) days after said postmark date, the Secretary and at least two (2) Active members appointed by the President shall open, count, and tally all ballots, and certify the results.
C. As soon as the count has been made, the Secretary shall notify the President of the results. A Director will be recalled by a two-thirds ( $2 / 3$ ) majority of the ballots cast. The results shall be read into the minutes of the next meeting of the Board of Directors and published in the ensuing newsletter.

## Section 10 - Continuity

The Board of Directors shall be charged with the responsibility for arranging the events to be conducted through the month of March of the year following the expiration of its term of office.

## Article VII: Directors' Positions and Duties

## Section 1 - Officers and Board Members

A. President. The President shall be chief executive officer and shall preside at meetings of Diablo.
B. Vice President. The Vice President shall accept the responsibilities of the President in the President's absence, and any other duties as assigned.
C. Secretary. The Secretary shall keep minutes of all business meetings of Diablo and shall also discharge such other duties as may be authorized by the Board. In the absence of the Secretary, the president shall appoint a Secretary pro tem.
D. Treasurer. The Treasurer shall have charge of all funds of Diablo and shall pay a bills for Diablo, keep proper records of receipts and expenditures, which shall be open to the inspection of the Board at all times. The Treasurer shall present a report of finances at each meeting and an annual report within thirty (30) days following the close of the fiscal year.
E. Five (5) Directors shall serve as Directors-at-Large.

## Section 2 - Non-Voting Directors

The Board of Directors may also include the following Non-Voting Directors:
A. Past President. An immediate Past President who continues as an Active Member of Diablo shall be invited and encouraged to continue in an advisory capacity in the year(s) following his or her term(s) until succeeded.
B. Newsletter Editor. The current Newsletter Editor of Diablo.

## Article VII: Special Committees

## Section 1 - Appointments

There may be as many Special Committees appointed by the Board of Directors as required to carry out the activities and objectives of Diablo, Any member(s) of Diablo may be appointed a chairperson of a Special Committee by any Director, subject to approval by the entire Board of Directors, to serve at the discretion of the Board.

## Article IX: Club Property

## Section 1 - Acquisition of Property

Diablo may maintain and acquire certain property for use in its Club functions, upon approval of the Board of Directors.

## Section 2 - Use of Property

Such property shall remain the property of Diablo and may only be used with the prior authorization of the Board of Directors.

## Article X: Obligations and Indebtedness

## Section 1 - Authority to Incur Obligations and Indebtedness

Only the Board of Directors or persons authorized by the board to act on behalf of Diablo shall incur any obligation or indebtedness in the name of Diablo. All obligations or indebtedness incurred in accordance with the provisions of these Bylaws shall be incurred solely as corporate obligations. No personal liability whatever shall attach to or be incurred by any member or Director of Diablo by reason of any such corporate obligation or liability.

No Director or any other person authorized to act on behalf of Diablo shall incur any obligation or indebtedness in the name of Diablo in excess of $\$ 50.00$ without prior approval of a majority of the Board of Directors, except for the following purposes:
A. Production and distribution expenses of the Regional Newsletter.
B. Stationery and postage for ordinary administrative use.

## Section 2 - Unauthorized Obligations

No Director or person authorized to act on behalf of Diablo shall incur any obligation or indebtedness in the name of Diablo which is not for the general benefit of the entire membership of Diablo nor shall the Board of Directors approve incurring of any such obligation or indebtedness.

## Article XI: Regional Newsletter

## Section 1 - Guidelines

The newsletter shall be published as directed by the Board.

## Section 2 - Format and Expenses

The format of Diablo's newsletter shall be the responsibility of the editorial staff of the newsletter with the advice and consultation of the Board.

Expenses incurred by the editorial staff in the production of the newsletter shall be paid from Diablo's treasury with approval by the Board.
Unusual or non-routine expenses incurred in the production of Diablo's newsletter must be approved in advance by the Board.

## Article XII: Amendments to Bylaws

## Section 1 - Proposed Amendment

Proposals to change the Bylaws of Diablo may be made at any the upon either recommendation by not less than four (4) members of the Board of Directors or by a written petition signed by at least three percent ( $3 \%$ ) of the Active Members (or at least ten members, whichever is greater). The Secretary, as directed by the board, shall prepare the suggested amendment(s) in such manner as appropriate for inclusion into these Bylaws. Proposed amendments may be put to the vote of the membership only in October in conjunction with the election of the Board of Directors, unless the proposed amendment(s) is deemed by the Board of Directors to be emergency in nature.

## Section 2 - Approval of Proposed Amendments

A. The proposed amendment(s) shall be published, and the Members notified of their availability.
B. The notice shall contain a ballot, or instructions for accessing a secure online voting system which will present a ballot.
I. The ballot shall clearly state the date by which the returned ballot must be received. A ballot may be received by mailing it to the principal office of Diablo, or through a secure online voting system.
II. Within five (5) days after said date of receipt, the Secretary and at least two (2) Active Members appointed by the President shall open, count, and tally ballots and certify the results. The Secretary shall notify the President of the results.
C. An amendment shall be considered approved upon receiving an affirmative vote of two-thirds (2/3) of marked ballots which are received.
D. The results of the vote shall be read into the minutes of the next meeting of the Board and then shall be published in the next issue of the Diablo newsletter.

## Article XII: Approved Bylaws

## Section 1 - Criteria for Approval

These initial Bylaws have become effective upon affirmative vote of the initial Board of Directors of Diablo Region effective this 2nd day of February, 1984.

## Section 2 - Distribution

These Bylaws shall be distributed initially to each Active Member who is a Charter Member of Diablo. After the grant of the charter, PCA members who become Active Members of Diablo shall receive the current Bylaws on the date of their acceptance by Diablo. Thereafter, additional copies of these Bylaws will be available upon request to the Secretary of Diablo at any time.

## Appendix

## Section 1 - Revisions

The Bylaws as amended in 2013 recorded that the Bylaws were revised in the following years: 1986, 1989, 1994, 1997, 2008 and 2013

