BYLAWS OF The GLOBE Academy, Inc.

a Georgia nonprofit corporation
Approved by the Board of Directors on ______, 2020

ARTICLE I

NAME, PRINCIPAL OFFICE AND PURPOSE

Section 1. *Name*. The official name of this nonprofit corporation shall be "The GLOBE Academy, Inc." (hereinafter, "GLOBE"). GLOBE's official name, shall be used in all official business and transactions; provided, that, GLOBE shall apply to conduct business under the trade name "The GLOBE Academy" and, upon approval of said application, may use said trade name in the transaction of its business.

Section 2. *Registered Office and Agent*. The registered office of GLOBE shall be located in the State of Georgia and GLOBE shall at all times maintain a registered agent at the address of the registered office.

(a) Other Offices. GLOBE may also have offices at such other places, both within and without the State of Georgia as the Board of Directors (the "Board") may from time to time determine.

Section 3. GLOBE shall be governed by its Articles of Incorporation and its Bylaws.

Section 4. *Purposes*. The purpose of GLOBE is to organize and operate a school in Georgia that provides children with a challenging and exciting education that fosters critical thinking, global awareness, and language fluency and to take such other actions that may be necessary or proper in the pursuit of such purpose, provided that such purposes shall be in furtherance of, and not in conflict with, its tax exempt status set forth in Section 5 of this Article I. The mission of GLOBE is: To foster Global Learning Opportunities through Balanced Education for children of all backgrounds. With a focus on dual-language immersion, an experiential-learning model and a constructivist approach, GLOBE inspires students to be high-performing, lifelong learners equipped to make a positive impact in the world.

Section 5. *Tax Exempt Status*. GLOBE shall be operated exclusively for business league purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or any corresponding provision of any future U.S. internal revenue law (the "Code"). In furtherance of these purposes, GLOBE shall act, and shall take such actions, to ensure compliance with its tax-exempt status under the Code. GLOBE is not organized and shall not be operated for profit. No part of the property or the net earnings of GLOBE shall inure to the benefit or be distributable to any of its Directors, officers, or other private persons, except that GLOBE shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments in furtherance of the purposes set forth herein. GLOBE shall be primarily supported by government grants for the operation of a public charter pre-K through 12th grade school, private grants and donations that supplement public funding and other income from activities substantially related to business league purposes under Section 501(c)(3) of the Code. Notwithstanding any other provisions of these Bylaws, GLOBE shall not carry on any activities not permitted by a corporation exempt from Federal income tax under Section 501(c)(3) of the Code.

The GLOBE Academy Bylaws Adopted July	. 2020: EIN: 27-1366277

ARTICLE II

BOARD OF DIRECTORS

Section 1. *General Powers*. The property, affairs, and business of GLOBE shall be managed and directed by its Board. The Board shall be empowered to determine the size of the Board, provided that the Board shall consist of not less than five (5) nor more than fifteen (15) Directors with voting rights. Additionally, the Executive Director ("Executive Director") of GLOBE, will serve as an ex-officio (non-voting) member of the Board. The Board will include at least two (2) parent-guardians of current students at GLOBE from different families. The Board shall also include at least one (1) non-parent-guardian Director, who does not have any immediate family members attending GLOBE. The Board shall set policy, appoint officers, and perform its duties as set forth herein.

Section 2. *Election, Term, Vacancies*. The term of office of each Director shall commence upon the next election of each applicable office and run concurrently with the term of the office held by each Director. The terms of Directors shall be three (3) years. In the event of the removal, resignation or other vacancy of a Director, said directorship (including any officer position held by such departing Director) shall be deemed vacated and shall be filled by the person succeeding to the office held by the departing Director, if any. Directors shall be natural persons who have attained the age of 18 years, but need not be residents of the State of Georgia, and may be nominated by the Officers of GLOBE, Directors serving on the Board, Committee members serving on a Board-Appointed and standing Nominating committee, or Advisory Board members. at the annual meeting set forth in Section 5(c) of this Article below. Directors may serve additional terms of up to three (3) years upon a majority vote of the Directors, but under no circumstances may a Director serve more than six (6) consecutive years on the Board. It is preferred that potential Directors serve at least six (6) months on a Board committee prior to being nominated to a Board position.

Section 3. *Removal of Directors*. Any Director may be removed from office, with or without cause, at any regular or special meeting of the Board by the affirmative vote of a majority of all Directors then in office. All Directors must be given ten (10) days written notice of a meeting which includes removal of Director(s) on the agenda and the specified charges. A removed Director's successor may be elected or appointed at the same meeting to serve the unexpired term.

Section 4. Absences. If a Director misses two (2) consecutive Board meetings without due notice to the Board Chair, such Director shall be automatically removed from his/her Board seat and the vacancy shall be filled as provided in these Bylaws; however, the Board shall consider each absence of a Director as separate circumstance and may expressly waive such absence by a two-thirds (2/3) vote of the Directors present at that meeting.

Section 5. Location and Conduct of Meetings and Minutes. The minutes of any meeting shall be taken by the Secretary and be available to the Directors and any interested party including GLOBE staff, parents and students.

Section 6.

(a) Regular Meetings. The Board shall meet no less often than quarterly. Regular Meetings of the Board may be held at such time and at such place as may be determined by the Board in accordance with the Open and Public Meets Act. The order of business at all meetings shall be set by the Board chair.

The agenda shall include a separate report from each Board standing committee, and any appointed committees upon the Board Chair's request.

- (b) Special Meetings. A Special Meeting of the Board may be called by the Board Chair or by any two (2) members of the Board. Notice of the time and place of all such meetings shall be given to each member of the Board by telephone, mail, fax or e-mail, in person or by other reasonable means in accordance with the Open and Public Meetings Act. Any member of the Board may execute a waiver of notice either before or after any meeting and shall be deemed to have waived notice if he or she is present at such meeting. Neither the business to be transacted at, nor the purpose of, any meeting of the Board need be stated in the notice or waiver of notice of such meeting.
- (c) Annual Meeting. A meeting of the Board shall be held every year, the date, time, and place to be fixed by the Board and notice given to all members, in accordance with the Open and Public Meetings Act, for the purpose of electing Directors and offices, and for the transaction of such other business as may come before the meeting ("Annual Meeting").
- Section 7. *Quorum*. At all meetings of the Board, a majority of Directors in office at any time shall constitute a quorum for the transaction of business, and the act of a majority of the voting Directors present at a meeting where there is a quorum present shall be the act of the Board, except as may be otherwise specifically provided by law or by these Bylaws. Each Director shall have one (1) equal vote.
- Section 8. Compensation of Directors. Directors shall not be entitled to any compensation for their services as Directors or members of any committee of the Board, except that by resolution of the Board, a Director shall be allowed reimbursement for any reasonable expenses incurred on behalf of GLOBE and expenses, if any, for attendance at each meeting of the Board.
- Section 9. *Public Records*. GLOBE is subject to and shall comply with the Georgia Open Records Act §50-18-70 *et seq*. GLOBE shall maintain its adopted policies, budgets, meeting agendas and minutes and shall make such documentation available for public inspection.
- Section 10. *Open and Public Meetings Act*. GLOBE is subject to and shall comply with the Georgia Open & Public Meetings Act, O.C.G.A. §50-14-1 et seq.
- Section 11. *Conflict of Interest*. Directors shall comply with the ethics and conflict of interest provisions applicable to members of the DeKalb County Board of Education under State Law. Directors shall not participate in discussions or votes related to any GLOBE business transactions or affairs which would cause an actual, or would give appearance of a, conflict of interest.

ARTICLE III

COMMITTEES

Section 1. Standing Committees. The Board, by resolution adopted by the majority of the Directors, may designate from among the Board one (1) or more committees, each of which shall consist of at least one (1) Director. Any such committee, to the extent provided in the resolution, shall provide recommendations for action to be voted upon by the Board and, to the extent provided in the resolution, shall have and may exercise the powers of the Board. The Board Chair shall appoint the members and chairperson of such

the Standing Committee, which must be a member of the Board, with approval of the majority of the Directors present at the applicable meeting. Any member of such committees thereof may be removed by either the Board Chair or the appointed committee chairperson whenever, in the Board Chair's (or the committee chair's) judgment, the best interest of GLOBE shall be served by such removal. The designation and appointment of any such committee and the delegation of authority thereto shall not operate to relieve the Board, or officer, or any individual Director, of any responsibility imposed by law.

The standing committees and their respective responsibilities are as follows:

<u>Academic Committee</u>: This committee is charged with defining GLOBE's education standards in accordance with our charter promises.

<u>Charter Renewal Committee</u>: This committee leads the planning for GLOBE's charter renewal.

<u>Communications Committee</u>: This committee works to make sure that the GLOBE brand and vision are clearly communicated amongst stakeholders and throughout the GLOBE community.

<u>Development Committee</u>: This committee oversees GLOBE's largest fundraisers, including the annual fund, to meet GLOBE's budgetary needs.

<u>Diversity Committee</u>: This committee is responsible for the following objectives: ensuring that the diversity of our student body meets or exceeds the diversity from the population from which our students are drawn; establishing an ongoing diversity-related goal which includes training for faculty, staff and the Board; creating goals to mentor, promote and retain a diverse faculty, staff and Board; and facilitating other diversity-related initiatives in conjunction with the Executive Director, Board and other relevant stakeholders..

<u>Facilities Planning Committee</u>: This committee oversees implementation of facility renovations and maintenance.

<u>Finance Committee</u>: This committee works with the Executive Director and Chief Financial Officer ("CFO") to create the upcoming fiscal year budget.

<u>Governance Committee</u>: This committee is responsible for recruitment, nomination, orientation, training, and evaluation of Directors in accordance with the bylaws and policies and practices approved by the Board.

Executive Director Evaluation and Support Committee: This committee is responsible for designing and developing, in conjunction with the Executive Director, a year-round process for the Board to continually strengthen its partnership with the Executive Director, establish clear annual goals, structure a process for the Board to provide feedback throughout the year and to complete a formal annual evaluation of the Executive Director's performance.

<u>Strategic Planning Committee</u>: This committee is responsible for creating, reviewing, and proposing changes to the school's long-term strategic plan.

Section 2. Board-Appointed Special Committees. In addition to the standing committees, the Board Chair may appoint other special committees ("Special Committees") to fulfill a need. Special Committees are

temporary committees which are dissolved once the specific issue they were created for has been addressed. Any designated Special Committee shall be chaired by a member of the Board. The duration of the Special Committee, Special Committee members, and duties shall be outlined by the Board Chair and presented to the Board and approved by two-thirds (2/3) vote.

The Board is GLOBE's legal representative body and has final authority to approve all recommendations made by committees.

Section 3. School-Based Committees. The Board may establish an Advisory Board, School Council, parent advisory committees or such other advisory committees or advisory boards consisting in whole or in part of persons who are not Directors as it deems necessary or desirable to assist in its mission. The number of members on the advisory committees or advisory boards and the manner of their appointment shall be established by the majority vote of the Directors then in office. The Board may discontinue any such committee at the Board's discretion. It shall be the function and purpose of each such committee or body to advise the Board. Each such committee or body will have such powers and perform such specific duties or functions, not inconsistent with the Articles of Incorporation or these Bylaws, as the Board may prescribe; provided, however, that no such advisory committee or board will have the authority to act on behalf of the Board. Appointments to, and the chair of, any such advisory committees or boards will be made by the Board Chair unless the Board provides otherwise.

ARTICLE IV

BOARD VACANCIES

Section 1. *Resignations*. Any Director or officer may resign such position at any time, such resignation shall be made in writing and take effect from the time of its receipt by the Board Chair, unless some other time may be fixed in the resignation, and then from that date. If an officer resigns, such officer will be deemed to resign its position on the Board, if applicable. The resignation shall become effective only upon the Board's acceptance.

Section 2. Filling Vacancies. If the office of any officer or Director becomes available by an increase in the number of Directors before the Annual Meeting or becomes vacant prior to the expiration of such Director's term, by reason of death, resignation, disqualification or otherwise, the remaining members of the Board, although less than a quorum, by a majority vote may choose a successor or successors who shall hold office for the unexpired term.

Section 3. *Newly Created Officer*. Any office to be filled by reason of an increase in the number Officers shall be filled by election by a majority vote by the Board.

ARTICLE V

OFFICERS

Section 1. *Number and Qualifications of Officers*. The officers of GLOBE shall include a Board Chair, Vice-Chair, a Secretary, a Treasurer as stipulated in the Articles of Incorporation and such other positions as created from time to time by the Board. The Board may from time to time create and establish

duties of such officers consistent with the Articles of Incorporation and these Bylaws.

Section 2. *Election and Term of Office*. The Officers shall be elected by a majority of the Board present or by proxy at the Annual Meeting. Directors who do not attend the Annual Meeting or provide a vote by proxy shall waive their right to vote for officers at the Annual Meeting. Each officer shall serve for a term of three (3) years or until their successors are elected, as set forth in Article II Section 2 above.

Section 3. *Duties*. The duties of the officers shall include the following:

- general and active management of GLOBE. The Board Chair shall see that all orders and resolutions of the Board are carried into effect. The Board Chair and officers designated by the Board Chair shall have the power and authority to execute all deeds, mortgages, bonds, contracts, or other instruments which the Board has authorized to be executed, except where the execution thereof shall be expressly delegated by the Board to some other officer or agent of GLOBE, or is required by law to be otherwise signed or executed. The Board Chair shall have the authority to institute or defend legal proceedings when the members are deadlocked. Unless otherwise determined by the Board, the Board Chair shall also have the title of "President." An individual may serve as Board Chair again as long as they have served their entire term and remain off the Board for a minimum of two (2) years before serving on the Board as Board Chair again.
- (b) Vice-Chair shall assist the Board Chair in his/her duties and perform any other duties as needed to carry out the purposes of GLOBE. In the absence of the Board Chair, the Vice-Chair shall exercise the powers of the Board Chair. The Vice-Chair shall also succeed the outgoing Board Chair at the expiration or termination of the Board Chair's term.
- (c) The Secretary shall record the minutes of the meetings of the Board, see that all notices are duly given in accordance with the provisions of these By-laws, be custodian of GLOBE records, and perform such duties as from time to time may be assigned to him/her by the Board Chair or the Board.
- (d) The Treasurer of GLOBE shall assure that the GLOBE CFO keeps and maintains, or causes to be kept and maintained, adequate and correct accounts of the properties and business transactions of GLOBE, including accounts of its assets, liabilities, receipts, disbursements and fund balances. The books of account shall be open to inspection by any Director during GLOBE's business hours.

The Treasurer shall assure that the CFO deposits, or causes to be deposited, all money and other valuables in the name and to the credit of GLOBE with such depositories as may be designated from time to time by the Board. The Treasurer shall provide oversight to the investment and reinvestment of funds of GLOBE as may be directed by the Board. The Treasurer shall assure that the CFO disburses the funds of GLOBE as may be directed by the Board, and shall render to the Board, upon request, but no less than quarterly, an account of all transactions and the financial condition of GLOBE. The Treasurer shall present a financial report of operations since the last preceding regular Board meeting, to the Board at all Regular Meetings. The Treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the Board.

The Treasurer shall ensure that all members of the board fully comprehend the financial matters of GLOBE and receive reliable and timely Board reports regarding those matters. The Treasurer shall:

Understand financial accounting for nonprofit organizations or charter schools, and work with the CFO or other appropriate school leadership to deliver accurate and complete financial reports as required for district or state reporting. The Treasurer shall assure that all records of GLOBE's school accounts are kept current. The Treasurer shall handle all work related to GLOBE's financial affairs with integrity and care. The Treasurer shall propose fiscal policies and internal controls for board approval.

The Treasurer shall be the chair of the Finance Committee. The Treasurer, as chair of the Finance Committee, annually shall recommend an auditing firm to be hired by the Board to review the books of GLOBE and provide an annual response on the audit and adequacy of internal controls to the Board.

The Treasurer shall possess qualifications as required by the district and/or state.

(e) *Director Emeritus*. The Board may also establish Director Emeritus membership to honor past Directors who have specialized knowledge or qualifications to act in an advisory capacity. The Board Chair and Executive Director will nominate past Directors for this role. Approval from the Board requires a two-thirds (2/3) majority vote. This position shall be non-voting and held for a three (3) year term.

Section 4. *Compensation of Officers*. Officers shall not be entitled to any compensation for their services as Officers, except that by resolution of the Board. An officer shall be allowed reimbursement for any reasonable expenses incurred on behalf of GLOBE and expenses, if any, for attendance at each meeting of the officers.

ARTICLE VI

LIABILITY AND INDEMNIFICATION

Section 1. The officers, directors ("Directors") and members of GLOBE shall not be personally liable for the debts, liabilities or obligations of GLOBE.

Section 2. Indemnification. GLOBE shall indemnify and hold harmless to the fullest extent permitted by the Georgia Nonprofit Corporation Code ("GNCC"), any individual who is a party to a proceeding because he or she is or was a Director or Officer against liability incurred in the proceeding if such individual (a) conducted himself or herself in good faith and (b) reasonably believed: (i) in the case of conduct in his or her Official Capacity, that his or her conduct was in the best interests of GLOBE; (ii) in all other cases, that his or her conduct was at least not opposed to the best interests of GLOBE; and (iii) in the case of any criminal proceeding, he or she had no reasonable cause to believe his or her conduct was unlawful; provided, however, that GLOBE shall not indemnify a Director or Officer under this Article for any Liability incurred in a Proceeding in which the Director or Officer is adjudged liable to GLOBE or is subjected to injunctive relief in favor of GLOBE for: (i) any appropriation, in violation of his or her duties, of any business opportunity of GLOBE; (ii) acts or omissions which involve intentional misconduct, gross negligence, or a knowing violation of law; (iii) the types of liability set forth in GNCC Section 14-3-851; or (iv) any transaction from which he or she received an improper personal benefit. For purposes of this Article, the terms "party", "proceeding", "director" and "liability" shall have the meanings given to them in the provisions of the Georgia Nonprofit Corporation Code which govern the indemnification of Directors.

Section 3. Determination and Authorization of Indemnification. Except as provided in Section 2 of this Article, and except as may be ordered by a court, any indemnification hereunder shall be made by GLOBE only as authorized in the specific case upon a determination that indemnification of the member, officer, employee, or agent is proper in the circumstances because they have met the applicable standard of conduct set forth in Section 2. Such determination shall be made (a) by the Board by a majority vote of a quorum consisting of members who were not parties to such action, suit, or proceeding; or (b) if such a quorum is not obtainable, by majority vote of a committee duly designated by the Board, consisting solely of two (2) or more members not at the time parties to the action, suit, or proceeding; or (c) by special legal counsel employed by GLOBE for that purpose. Authorization of indemnification or an obligation to indemnify, and evaluation as to reasonableness of expenses, shall be made in the same manner as the determination that indemnification is permissible.

Section 4. Advance for Expenses of Directors. GLOBE shall pay for or reimburse the reasonable expenses incurred by a Director who is a party to a legal or court action, prior to the final disposition of such action, if:

- (a) The Director furnishes to the Board a written affirmation of the Director's good faith belief that the Director has met the standard of conduct set forth in Section 2 above; and
- (b) The Director furnishes to the Board a written and notarized undertaking ("Undertaking"), executed personally or on the Director's behalf, to repay any advances to Globe if it is ultimately determined that the Director is not entitled to indemnification hereunder. The Undertaking required by this paragraph (b) may be unsecured but must be an unqualified obligation of the Director.

Section 5. *Insurance*. GLOBE shall purchase and maintain insurance on behalf of any person who is or was a Director, Officer, employee, or an agent of GLOBE, or is or was serving at the request of GLOBE as a member, officer, employee, or agent of another corporate entity, partnership, joint venture, trust, or other enterprise, against any liability asserted against them or incurred by them in that capacity, or arising from their status as such, whether or not GLOBE would have the power to indemnify them against such liability under the provisions of this Article.

Section 6. This Article constitutes a contract between GLOBE and the indemnified Officers, Directors, and employees. No amendment or repeal of the provisions of this Article which adversely affects the right of an indemnified Officer, Director, or employee under this Article shall apply to such Officer, Director, or employee with respect to those acts or omissions which occurred at any time prior to such amendment or repeal.

ARTICLE VII

DISSOLUTION

Section 1. The Board may by written consent of not less than 2/3 of the members vote to dissolve GLOBE at any time. Except in the case of involuntary dissolution or reorganization with the purpose of continuing to operate as a public K12 charter school, if the school is in operation with students attending GLOBE at the time of dissolution, the dissolution will not take effect until the end of the then current school year.

Section 2. In the event of dissolution of GLOBE whether voluntary or involuntary or by operation of law, none of the property of GLOBE nor any proceeds thereof nor any assets of GLOBE shall be distributed to any Directors, Officers or employees, but after payment of the debts of GLOBE its property and assets shall be given to an exempt purpose within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for the benefit of public education as selected by the then Board so long as no part thereof inures to the benefit of any Director or Officer.

ARTICLE VIII

GENERAL PROVISIONS

Section 1. *Execution of Instruments*. All checks or demands for money and notes of GLOBE shall be signed by such officer or officers or such other person or persons as the Board or Board Chair may from time to time designate.

Section 2. *Fiscal Year*. The Fiscal Year of GLOBE shall begin on July 1 and end June 30 of each year, with the initial fiscal year to commence on the date of incorporation. Not later than three (3) months after the close of each fiscal year, GLOBE shall prepare:

- (a) A balance sheet showing in reasonable detail the financial condition of the corporation as of the close of its fiscal year, and
- (b) A profit and loss statement showing the results of its operation during its fiscal year.

Section 3. Authorization for Expenditures. The Board Chair or the Treasurer may authorize expenditures of no more than Ten Thousand Dollars (\$10,000) for each expense. Each expenditure of Ten Thousand Dollars and one cent (\$10,000.01) or over, but less than Twenty Thousand Dollars (\$20,000) must be jointly authorized by both the Board Chair and the Treasurer. Each expenditure of Twenty Thousand Dollars (\$20,000) or more must be approved by a majority of the Board in attendance at the applicable meeting.

Section 4. *Contract Execution*. In addition to the Board Chair and Vice-Chair, members of the leadership team (e.g. Executive Director, Director of Operations/CFO, and/or other authorized person) may not execute any contract exceeding Ten Thousand dollars (\$10,000.00) for the fiscal year without authorization from the Board.

Section 5. Charter Management Company. GLOBE will not be managed directly or indirectly by a for-profit management company and/or service provider in accordance with the business league purposes of GLOBE within the meaning of Section 501(c)(3) of the Internal Revenue Code. The Board by a majority vote may choose to be managed directly or indirectly by a not-for-profit management company or service provider that has been certified as a 501(c)(3) nonprofit by the Internal Revenue Code.

Section 6. *Nondiscrimination Policy*. GLOBE is an inclusive establishment. GLOBE shall not discriminate on the basis of race, color, national and ethnic origin, sex, sexual orientation, gender and/or gender identity.

ARTICLE IX

AMENDMENT OF BYLAWS

The Bylaws may be amended, repealed, or altered in whole or in part, and new Bylaws may be adopted, by a two-thirds (2/3) majority vote of the Directors entitled to vote at any meeting of the Board, duly called and at which a quorum is present.

ARTICLE X

EMERGENCY BYLAWS

The Emergency Bylaws provided in this Article X shall be operative during any emergency in the conduct of the operations and affairs of GLOBE resulting from any catastrophic event, including but not limited to, national or global pandemics, because of which a quorum of the corporation's members cannot be readily assembled, notwithstanding any different provision in the preceding Articles of these Bylaws or in the Articles of Incorporation of GLOBE or in the GNCC. To the extent not inconsistent with the provisions of this Article, the Bylaws provided in the preceding Articles shall remain in effect during such emergency, and upon its termination the Emergency Bylaws shall cease to be operative. During any such emergency:

- (a) A meeting of the Board may be called by any Director of GLOBE. Notice of the place, date, and hour of the meeting shall be given by the person calling the meeting to such of the members as it may be feasible to reach by any available means of communication. Such notice shall be given at such time in advance of the meeting as circumstances permit in the judgment of the person calling the meeting.
- (b) A quorum shall require only a minimum of two (2) Directors.
- (c) Either before or during any such emergency, the Board may provide and from time to time modify lines of succession in the event that during such an emergency any or all officers or agents of the corporation shall for any reason be rendered incapable of discharging their duties.

These Emergency Bylaws shall be subject to repeal or change by further action of the Board, but no officer, member, or employee acting in accordance with these Emergency Bylaws shall be liable for any corporate action taken in good faith. Any amendment of these Emergency Bylaws may make any further or different provision that may be practical and necessary for the circumstances of the emergency.

ARTICLE XI

REQUIRED INFORMATION FOR CHARTER SCHOOL APPLICATION

Section 1. Required Information for Public Charter School. This Article contains information required by the Georgia School Code as follows:

Section 2. Governance Structure of Public Charter School. In addition to the provisions

of these Bylaws, additional provisions for the governance structure are set forth in the charter contract, effective July 1, 2018 ("Charter Contract").

Section 3. *Educational Goals*. The educational goals and objectives of GLOBE are set forth in the Charter Contract. The educational scope and sequence, and assessments of the corporation are set forth in the Charter Contract. These educational goals fulfill at least one (1) of the purposes set forth in the Georgia School Code.

Section 4. *Curriculum*. The curriculum plan of GLOBE is set forth in the Charter Contract. The curriculum, together with the educational goals and programs, fulfills at least one (1) of the purposes set forth in the Georgia School Code.

Section 5. *Methods of Pupil Assessment*. The methods of pupil assessment of GLOBE are set forth in the Charter Contract.

Section 6. *Admission Policy and Selection Process*. The admission policy and selection process of GLOBE are set forth in the Charter Contract.

Section 7. *School Calendar and School Day Schedule*. The school calendar and school day schedule of GLOBE are set forth in the Charter Contract.

Section 8. *Grade Range of Pupils to Be Enrolled*. The age or grade range of pupils to be enrolled by GLOBE are set forth in the Charter Contract.

Section 9. *Annual Reporting*. An annual report outlining the previous year's progress by GLOBE to the Georgia Department of Education ("DOE") and to parents and guardians of students currently enrolled in the school no later than October 1 of each year. The report shall contain, but is not limited to:

- (a) An indication of progress toward the goals as included in the Charter Contract;
- (b) Academic data for the previous year, including state academic accountability data, such as standardized test scores and adequate yearly progress data;
- (c) Unaudited financial statements for the fiscal year ending on June 30, provided that audited statements conducted by an independent Georgia licensed Certified Public Accountant will be forwarded to the local board and state board upon completion;
- (d) Updated contact information for GLOBE and the administrator;
- (e) Proof of current nonprofit status, if applicable;
- (f) Any other supplemental information that GLOBE chooses to include or that the state board requests that demonstrates GLOBE's success.

Section 10. *School's Commitment to Comply with Laws*. GLOBE's commitment to comply with all applicable laws is set forth in the Charter Contract.

CERTIFICATION

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