

ARTICLES OF THE MANUAL

of

ROTA Vision

Adopted: December 10, 2025

TABLE OF CONTENTS

ROTA Vision

- 1. Article I: Name and Purpose**
- 2. Article II: Governance**
- 3. Article III: Departments**
- 4. Article IV: Membership & Recruitment**
- 5. Article V: Meetings**
- 6. Article VI: Operations**
- 7. Article VII: Finances**
- 8. Article VIII: Community Engagement**
- 9. Article IX: Amendments**
- 10. Article X: Dissolution**

Article I: Name and Purpose

The style shall be: ROTA Vision.

ROTA Vision shall serve the purpose to assay, devise, and establish the groundwork for the projected transportation authority, styled the Regional Operations Transportation Authority.

Article II: Governance

The governance of ROTA Vision shall be vested in a Board of seven members, to wit, a Chair, a Vice-Chair, a Treasurer, a Secretary, and three Members at Large. All destinations must be submitted by way of Resolution, requiring its passage no less than a two-thirds vote of the Board.

Article III: Departments

Under this Article, the ROTA Infrastructure Founding Team, charged with the Ratification of a Constitution, and ROTA Official Vision Members department, are hereby authorized for Creation.

Other Departments may be erected prior to the Publication hereof.

Any Department to be erected subsequent to Said Publication shall require a Vote of two-thirds of the Board.

Article IV: Membership & Recruitment

The Board and Department Members shall be chosen for their Fidelity to the Board's Interests. At the Board's Inception, the Members thereof shall be elected by the Primary Founder of the ROTA Infrastructure Founding Team.

To hold the Dignity of Chair or Vice-Chair, one must be at least thirteen Years of Age, and possess a fluent Tongue in the English Language.

To be entrusted with the Purse of a Treasurer, one must be of eighteen Years, possess a Bachelor of Science in Finance, and command the English Language with Facility.

The Office of Secretary demands that one be sixteen Years of Age, and eloquent in English.

The Term of any Director shall be explicitly defined at the Time of their Election.

Should a Vacancy occur amongst the Board of Directors, the Board may provisionally appoint a Director to fulfill the vacant Post, until a new Director be duly elected; the elected Director shall then inherit the Remainder of the unexpired Term.

Article V: Meetings

The Board shall convene monthly, and the several Departments are enjoined to fix their own times of Assembly.

When a Special Meeting is deemed necessary, it shall be called no less than Twenty-Four Hours antecedent to its appointed Time.

A Quorum of Four Directors shall be requisite to the opening of any Meeting; failing which Number, the Assembly shall stand adjourned.

Votes shall ordinarily be taken by way of electronic Suffrage, to be completed within the Space of Ten Minutes.

Article VI: Operations

The Board shall be charged with the conduct of daily operations, encompassing the maintenance of records and documents, the direction of communications both internal and external, and the execution of such tasks as are essential to the furtherance of the Organization's purposes.

ROTA Vision is at liberty to employ online software in the discharge of its duties, inclusive of its public website, the Zoho Suite, and any supplementary software sanctioned by the Board through a vote of two-thirds.

All undertakings by ROTA Vision must be duly recorded, assigned, and overseen by a Project Management System selected by the Board. Progress Reports shall be compiled at Intervals determined by the Board, and the Status of each undertaking shall be communicated to the Membership in a clear and timely Manner.

Article VII: Finances

Should ROTA Vision receive Donations, Grants, or other pecuniary Funding, the same shall be solely appropriated to the requisite Operation Systems. All Payments of Salary shall be ratified by a Vote of two-thirds.

The fiscal year of ROTA Vision shall commence on the first Day of January in each revolving Year. A diligent Accounting of all Income and Expenses must ever be maintained. Appropriations Bills must be duly ratified for the Execution of all funding and Expenditures. Absent a Budget Bill approved by the Board, ROTA Vision shall possess no Authority to disburse Funds.

No Person involved with ROTA Vision may appropriate any Funds of the Organization to their private Use. Merely those Payments expressly designated as Salary to any particular Person shall be their own, and to which the said Person shall be fully entitled.

Article VIII: Community Engagement

It shall be incumbent upon ROTA Vision to canvass the sentiments of the citizenry touching the present state of public conveyances within the City of Reading, and to engage in the community in discourses regarding public transportation in its totality.

Moreover, ROTA Vision is empowered to undertake inquiries into the practicability of feasibility studies.

Article IX: Amendments

To effect an Amendment to this Manual, a Vote of two-thirds of the Board shall be requisite, and moreover, Ratification by three-fourths of the active Departments of ROTA Vision.

Article X: Dissolution

ROTA Vision may be dissolved only in Instances of weighty import, and by Pursuance of the Process herein described.

A Motion for Dissolution may originate with the Chair, a two-thirds Majority of the Board of Directors, or a Petition signed by no less than three-fourths of the active Members.

Upon Introduction of such a Motion, the Board shall convene a Deliberation of no less than thirty Days, wherein Members may consider the Proposal, explore Alternatives, and hear Arguments pro and con.

Following said Deliberation, the Board shall vote. Approval requires no less than four-fifths of all Directors voting in the Affirmative, precedent to forwarding the Motion to the ROTA Infrastructure Founding Team. The ROTA Infrastructure Founding Team must then approve the Dissolution by at least a three-fourths Majority, without which the Dissolution is null.

Should Dissolution be officially sanctioned, all official Documents, Records, and Archives of ROTA Vision shall be preserved and transferred to an Organization jointly designated by the Board and the ROTA Infrastructure Founding Team. Any remaining Assets shall be donated to a non-profit or public Entity consonant with ROTA Vision's avowed Mission.

Upon RIFT's Assent, the Chair shall issue a Certificate of Dissolution, whereupon ROTA Vision stands officially dissolved.

ARTICLES AND MANUAL ADOPTIONS

Article I: Adopted December 9, 2025

Article II: Adopted December 9, 2025

Article III: Adopted December 9, 2025

Article IV: Adopted December 9, 2025

Article V: Adopted December 9, 2025

Article VI: Adopted December 9, 2025

Article VII: Adopted December 9, 2025

Article VIII: Adopted December 9, 2025

Article IX: Adopted December 9, 2025

Article X: Adopted December 9, 2025

Manual: Adopted December 10, 2025

ARTICLES OF THE MANUAL of ROTA Vision