ARTICLE 1. ORGANIZATION, PURPOSES, AND GENERAL POWERS

1.1 Organization

1.1.1 Name. The name of this organization shall be the South Dakota Section of the American Institute of Professional Geologists.

1.1.2 Status. This section was established in 1996 in accordance with the Bylaws of the Institute and was created from the previously existing Dakota Section. It is a self-governing component of the American Institute of Professional Geologists (the Institute), a not-for-profit membership corporation organized under the laws of the State of Colorado.

1.1.3 Territory. The territory within which this Section is authorized to represent and act for and on behalf of the Institute, within the Bylaws and policies of the Institute, is prescribed by the Institute and consists of the State of South Dakota. The territory of the Section may be expanded or decreased by action of the Institute.

1.2 Purposes

The purpose of this Section shall be to further the purposes of the Institute within the territory assigned to it. In furtherance of its purpose as a component of the Institute, this Section shall have the following additional purposes not inconsistent with those of the Institute:

1. to represent the Members of the Institute assigned to this Section through the Section’s delegate on the Advisory Board of the Institute;

2. to encourage nonmember geologists within the territory of this Section to obtain the qualifications for and to apply for membership in, or affiliation with, the Institute;

3. to assist in the screening and selection of applicants for membership or affiliation in accordance with the Bylaws, policies, procedures, and directives of the Institute;

4. to monitor and influence legislation and regulation affecting the professional activities of geologists within the territory of this Section, in accordance with the legislative and regulatory goals and objectives of the Institute and the Institute’s Policy on Advocacy and Strategic Plan;

5. to promote the professional awareness and technical skills of geologists, the interchange of ideas, and the cohesion and fellowship of the profession through professional and educational meetings;
6. to provide liaison between the Members of this Section and the local geological community, the state comprising its territory, and the public;

7. to enhance the image, reputation, and awareness of the profession and the Institute through the dissemination of information to governments, schools, civic organizations, and the general public; and

8. to assist and support the work of the Institute.

1.3 Powers

1.3.1 Powers Granted. Within the territory assigned to it by the Institute, and in furtherance of the purposes of the Institute and this Section, this Section shall have all the powers and authority necessary to carry out its functions, within the limitations established by the Institute. In particular, this Section shall have the following powers:

1. subject to the approval of the Institute, to adopt and amend these Bylaws to govern its organization and affairs;

2. to propose dues for the Members and Adjuncts assigned to it by the Institute;

3. to determine its governance and organizational structure, and to elect the officers and appoint the committees and others necessary to carry out the purposes of this Section;

4. to raise funds and make expenditures within the budgets and fiscal criteria approved and established by the Institute, which funds shall at all times, however, remain the property of the Institute under the management of this Section; and

5. to establish subsidiary districts and chapters to operate within the territory and under the supervision of this Section.

1.3.2 Limitations. This Section shall take no action which shall contravene any Bylaw, policy, procedure, or directive of the Institute. In particular, this Section shall have no power to do any of the following:

1. to bind or make statements on behalf of the Institute;

2. to incur any liability or financial obligation in excess of the assets in the custody of the Section;

3. to own any real property;

4. to approve or deny admission to membership in the Institute, or to impose any form of discipline upon a member of the Institute; or

5. to establish or maintain any category or class of membership or affiliation other than those permitted by the Institute.
ARTICLE 2. MEMBERSHIP

2.1 Section Composition

This Section shall be comprised of all Members and Adjuncts of the Institute, in such categories or classes as have been established by the Institute, who maintain residency of their principal places of business within the territory of this Section.

2.2 Rights and Privileges of Members and Adjuncts

Members and Adjuncts shall have all the rights and privileges in this Section as are afforded to them by the Bylaws of the Institute.

ARTICLE 3. SECTION MEETINGS

3.1 Annual Meeting

3.1.1 Notice. This Section shall hold an annual membership meeting during the month of March in each year at a location determined by the Section Executive Committee. The date of the annual meeting or any other meeting of this Section shall not conflict with the published date of the Annual Meeting of the Institute. Written notice of the date, time, and location of such meeting shall be provided to each Member and Adjunct of this Section not less than 60 days in advance of the meeting.

3.1.2 Business. The business at the annual meeting shall include the election of Section Officers as provided in these Bylaws; the delivery of this Section’s annual report; and any other business which may properly come before the meeting.

3.2 Other Meetings

Other meetings of this Section may be called at any time by the President or by the Section Executive Committee, upon 15 days notice. Notice of meeting dates may be provided by email and announcements on the Section website.

3.3 Conduct of Meetings

3.3.1 Voting and Decisions. Unless otherwise provided in these Bylaws, all questions, elections, and decisions shall be decided by a majority of those voting.

3.3.2 Ballot. Any election or question that may be decided at a meeting of this Section may, at the discretion of the Section Executive Committee, be decided by ballot.

3.3.3 Parliamentary Authority. Meetings shall be conducted in accordance with the most recent edition or revision of “Robert’s Rules of Order,” to the extent that such rules are practicable and are not superseded by these Bylaws or by other rules or procedures of the Institute or adopted by the Section Executive Committee.
ARTICLE 4. GOVERNANCE

4.1 Management of the Section

4.1.1 Section Executive Committee. The business and affairs of this Section shall be managed and operated by or under the direction of the Section Executive Committee composed of the following: the President, the President-Elect, the Secretary-Treasurer, and the Past President.

4.1.2 Meetings. The Section Executive Committee shall meet at least annually, at a time and location determined by it. Meetings may be held by conference telephone call. Minutes of meetings and decisions of the Executive Committee shall be kept, and all actions shall be reported to Section Members at the annual Section meeting.

4.2 Officers

4.2.1 Officers. The Officers of this Section shall consist of the following and such additional Officers as may be designated by the Section Executive Committee:

1. the President
2. the President-Elect
3. the Secretary-Treasurer
4. the Past-President

4.2.2 Terms of Office. Terms of office of the Officers shall be 2 years. All terms shall begin at the annual Section meeting.

4.2.3 Removal of Officers. Any officer may be removed by a vote of all but one of the members of the Section Executive Committee for failure to perform with such diligence as is required by the office, or by action of the Institute in accordance with Institute Bylaws.

4.2.4 Vacancies. A vacancy in the office of President shall be filled by the President-Elect, who shall serve out that term and thereafter serve a full term as President. Other vacancies shall be filled by appointment by the Section Executive Committee for the remainder of the unexpired term, except where the Institute has appointed an officer or director to succeed one who has been removed by the Institute.

4.3 Nomination and Election of Officers

4.3.1 Nominating Committee. The Section President shall appoint the members of the Nominating Committee as necessary if and when a Nominating Committee is established.

4.3.2 Report of the Nominating Committee. No later than January 1, the Section President or the Nominating Committee shall request the names of one or more candidates who are qualified and willing to serve for each office. The Section President shall announce the candidates to the Section Members by February 1, and the Section President shall also offer Section Members the opportunity to vote by proxy.
4.3.3 **Election of Officers.** Election shall be at the annual Section meeting and by prior proxy. Election shall be by the majority of all qualified votes cast.

4.4 **Duties and Responsibilities of Officers**

4.4.1 **President.** The President shall preside at all meetings of this Section and of its Executive Committee, and shall perform the duties customary to the office. The President shall be the official spokesperson for this Section and shall execute all documents and official correspondence of this Section as are appropriate. The President shall appoint the members of all committees of this Section. The President shall be responsible for carrying out all of the policies and directives of the Section Executive Committee, except where such responsibility is specifically assigned to another officer. The term of office of the President shall begin at the annual meeting.

4.4.2 **President-Elect.** The President-Elect shall be vested with all powers of and perform all the duties of the President in the President’s absence or inability to act, but only for so long as such absence or inability continues. In the event of the resignation or death of the President, the President-Elect shall fulfill the duties of the President until the end of the unexpired term and thereafter serve a full term as President. The term of office of the President-Elect shall begin at the annual meeting.

4.4.3 **Secretary-Treasurer.** The Secretary-Treasurer shall perform the duties customary to the office, those assigned by these Bylaws or by the Section Executive Committee, and those required of a Section Secretary and a Section Treasurer by the Institute. The Secretary-Treasurer shall keep, maintain, and have custody of the Bylaws, official documents, and correspondence of this Section and the minutes and records of the meetings and decisions of this Section and of the Section Executive Committee. The Secretary-Treasurer shall be responsible for giving all notices required by these Bylaws. All Section financial resources are the property of the Institute, which are placed in the custody and under the management of the Section Secretary-Treasurer under the ultimate authority of the Institute Treasurer. The Secretary-Treasurer shall keep an accurate accounting of all Section financial transactions and account balances and shall insure that all funds received are properly deposited and disbursements properly made from the Section’s accounts. The Secretary-Treasurer shall be responsible for preparing and submitting the annual financial statements and reports of this Section and such other financial reports as may be required by the Section Executive Committee or the Institute. The term of office of the Secretary-Treasurer shall begin at the annual meeting.

4.4.4 **Past-President.** The Past President shall perform the duties customary to the office, those assigned by these Bylaws or by the Section Executive Committee, and those required of a Past-President by the Institute. The Past-President shall act as advisor to the Section Executive Committee and shall chair the Nominating Committee if and when a Nominating Committee is established.

**ARTICLE 5. COMMITTEES**

5.1 **Section Screening Committee**
5.1.1 **Composition.** The Section Screening Committee shall consist of a Chairperson, appointed annually by the Section President, and at least two other assigned members selected by the Chairperson with the consent of the Section President. The number and qualifications of the members of the Screening Committee shall be generally representative of the membership of this Section.

5.1.2 **Duties and Responsibilities.** The Section Screening Committee’s function is to assist the Institute in evaluating the qualifications and credentials of applicants for membership or affiliation in the Institute.

5.1.3 **Confidentiality.** The Chairperson and each member of the Screening Committee shall preserve all applications, references, and inquiry material in strict confidence, and shall not disclose such information except as authorized by the Institute. Files relating to the investigation of an applicant shall be kept by the Chairperson until the final recommendation of the Screening Committee has been made, whereupon the application and all of the inquiry material and supporting data shall be forwarded to Institute Headquarters, and shall not be retained by the Screening Committee or this Section. Applications upon which action has not been completed by the end of the term of office of the Chairperson will be transmitted to the succeeding Chairperson.

5.2 **Other Committees**

5.2.1 **Establishment.** The Section Executive Committee shall establish committees of this Section, as may be appropriate, to perform functions comparable to those of committees of the Institute, to maintain liaison with such Institute committees, and to assist in carrying out the purposes and objectives of the Institute and this Section. The name, size, duration, and responsibilities of each Section committee shall be determined by the Section Executive Committee, shall be recorded in the minutes of its proceedings and the records of this Section, and shall be reviewed and kept current by the Section Executive Committee on an annual basis.

5.2.2 **Term of Existence.** The Section Executive Committee may discharge and dissolve any committee at any time, except those committees required by the Institute. Every committee, other than the standing committees specified herein, shall automatically be discharged following completion of its work and the submission of its report, recommendations, or findings. The Secretary-Treasurer shall record such discharge in the minutes of the Section Executive Committee and remove the committee from the list of Section Committees.

**ARTICLE 6. DISTRICTS AND CHAPTERS OF THIS SECTION**

6.1 **Establishment**
6.2 **District and Chapter Organization and Operations**

Districts and chapters shall be organized by the Section Executive Committee in accordance with the Institute Bylaws and policies. This Section shall remain responsible to the Institute for the conduct of all of the activities and affairs of such districts and chapters, and for all reports and other responsibilities required by the Institute.

**ARTICLE 7. PROPERTY AND FINANCES**

7.1 **Fiscal Year**

The fiscal year of this Section shall coincide with the Institute’s fiscal year.

7.2 **Section Funds and Property**

7.2.1 **Property of Institute.** The Institute is a single, unified organization, and all property and funds held by a Section are the property and funds of the Institute, entrusted to the Section for its use and benefit in accordance with the purposes of the Institute. Upon dissolution of this Section, or otherwise upon the demand of the Institute, this Section shall transfer all funds and property held by it to the Institute, or as directed by the Institute. This Section shall not permit any lien or encumbrance to be placed on any of the funds or property held by this Section, without the express prior approval of the Institute Executive Committee. This Section shall not engage in any activity or expend any funds for purposes that could create a significant liability exposure for the Institute.

7.2.2 **Section Accounts.** All funds of this Section shall be deposited and maintained in accounts in financial institutes designated by the Section Executive Committee and approved by or meeting standards established by the Institute Treasurer, and shall bear the name “American Institute of Professional Geologists – South Dakota Section.” The Section Secretary-Treasurer, and the Section President shall all be authorized signatories on all such accounts. It shall be the responsibility of the Section Secretary-Treasurer to obtain all necessary signatures and authorizations required to open and maintain such accounts, and to provide both the depository and the Institute national Treasurer with the Institute tax identification numbers and other data.

7.2.3 **Section Property.** This Section shall hold no real property of any nature, nor any interest in any real property. All personal property of this Section, other than expendables and inventories such as office supplies, shall be held in the name of the American Institute of Professional Geologists – South Dakota Section. This Section shall not acquire any property which would create a financial burden upon the Institute. Any expenditure for property in excess of $250.00 shall be subject to the approval of the Section Executive Committee.
7.2.4 **Expenditures.** Funds of this Section shall be disbursed by the Secretary-Treasurer by check written on this Section’s accounts. Unless specifically approved by the Institute Executive Committee, no expenditure may be made or debt or obligation incurred which exceeds the assets held by this Section. Unless specifically approved by the Section Executive Committee, no expenditure may be made or debt or obligation incurred which is in excess of the amounts budgeted therefore.

7.2.5 **Institute Tax Exemption.** This Section shall comply with all requirements necessary to maintain the Institute’s tax exemption as a professional organization under Section 501(c)(6) of the Internal Revenue Code and any similar state or local tax exemptions; shall maintain and produce all records required for the proper reporting by the Institute; and shall not engage in any activity, or collect or disburse any funds which would threaten the tax-exempt status of the Institute or that conflict with policies of the Institute or of directives of the Institute Executive Committee.

7.2.6 **Reporting.** All financial transactions, including receipts, expenditures, and fund balances, shall be reported to the Institute at such times and in the form and manner required by the Institute.

7.3 **Section Dues, Assessments, and Fundraising**

7.3.1 **Annual Dues.** The annual dues of this Section for each category of its membership shall be proposed by the Section Executive Committee and approved by a majority vote of the Section membership. This Section shall notify the Institute of the proposed amount of this Section’s annual dues. Dues rates must be approved by the Institute Executive Committee.

7.3.2 **Collection of Dues.** Section dues shall be collected and remitted to this Section as provided in the Institute Bylaws, in accordance with Institute procedures.

7.3.3 **Fundraising Activities.** All fundraising activities of this Section are subject to the prior approval of the Institute Executive Committee.

**ARTICLE 8. APPROVAL AND AMENDMENTS**

8.1 **Approval by Institute**

These Bylaws are subject to the initial approval of the Institute Executive Committee, as evidenced by the signature of an authorized Institute Officer appearing hereon. These Bylaws may not be amended or altered in any manner that will bring them into conflict with the Bylaws, policies, procedures, or directives of the Institute. Any amendment of these Bylaws shall be subject to the approval of the Institute Executive Committee. The date of each such amendment, and the Institute Executive Committee’s approval thereof, shall be recorded herein.

8.2 **Amendments**
8.2.1 Amendments at Meetings of the Members. Subject to the subsequent approval of the Institute Executive Committee, these Bylaws may be amended by affirmative vote of two-thirds of the Members of this Section present and eligible to vote thereon at any meeting of this Section.

8.2.2 Submission, Approval, and Notice of Amendments. All amendments submitted for approval by the Members of this Section:

1. shall have been approved by the Section Executive Committee, or set forth in a written petition signed by at least a quorum of the Members of this Section; or

2. shall have been the subject of not less than 60 days notice to the membership containing the proposed amendment or description thereof.

8.2.3 Amendments by Executive Committee. These Bylaws may be amended by a two-thirds vote of the entire Section Executive Committee where: (1) the amendments do not substantially affect the rights, privileges, and obligations of the membership of this Section; or (2) such amendments have been recommended (but not required) by the Institute, upon 30 days notice to the membership describing the proposed amendments. All amendments are subject to approval by the Institute Executive Committee.

8.2.4 Amendments Required by the Institute. These Bylaws shall be amended by the Section Executive Committee as necessary to comply with: (1) changes in Institute Bylaws, policies, or procedures; (2) a directive from the Institute requiring such amendment; or (3) any laws, regulations, or legal decisions affecting the Institute. Notice of the amendment or amendments shall be given to the membership of this Section as soon as practicable after they have been approved by the Institute Executive Committee. Any directive of the Institute requiring amendment of these Bylaws shall have the same force and effect as an amendment, and shall supersede and take precedence over any provisions of these Bylaws which are in conflict or are inconsistent therewith.
RECORD OF ESTABLISHMENT, ADOPTION, APPROVAL, AND AMENDMENT

1. This Section was originally established in 1996 under the South Dakota Section of the American Institute of Professional Geologists and formerly was a part of the Dakota Section.

2. The formation of this Section was formally approved by the Institute in 1996.

3. These Bylaws were adopted on April 22, 2010, pursuant to action by the Executive Committee of the South Dakota Section of the American Institute of Professional Geologists.

4. These Bylaws were approved by the Institute for conformity and consistency with Institute Bylaws, policies, and procedures, on June 12, 2010 and signed by Adam W. Heft, AIPG Secretary.

____________________________________
Adam W. Heft
Institute Secretary

The following amendments to the provisions of these Bylaws have been made and approved as set forth below:

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