

SECTION 10 - O. LIQUIDATION AND DISSOLUTION OF THE ASSOCIATION

Upon dissolution If at any time of the Association, ~~is dissolved, any and~~ all assets shall be held in trust by ~~an appointed~~ a qualified trustee appointed by the Board for a period ~~not exceeding of up to~~ five (5) years. If ~~the Association is not reconstituted within this period, at the end of five years, no arrangements have been made to transfer the such~~ assets to another provincial association, then any remaining assets shall be ~~given~~ distributed to either: (a) ~~to a~~ registered non-profit association with similar ~~interests purposes and objectives in Saskatchewan,~~ or (b) ~~to a reputable charitable organization in Canada~~ registered Canadian charity, as determined by the last serving Board of Directors in accordance with applicable Saskatchewan law.

Commented [MF1]: We strengthened the dissolution process by adding specific timelines, trustee requirements, and distribution options. This better protects our assets and ensures compliance with Saskatchewan regulations.