Finance Committee

Authority

 The Committee is a committee of the Board established under Section 5.1 of the Bylaws.

Membership

- Only directors may serve on the Committee.
 The Board will appoint members of the Committee and a Chair, each to serve for one-year terms. Appointment to the Committee requires a majority vote of the directors then in office.
- 2. The Chair of the Audit Committee may not serve on the Committee.
- The Board may fill vacancies on the Committee. The Board may remove a Committee member from the Committee at any time, with or without cause.

Operations

- The Committee will meet with such frequency as it may determine. The Chair of the Committee will preside over Committee meetings. A majority of Committee members will constitute a quorum. Committee approvals will require a vote of a majority of the Committee members present at a meeting at which a quorum is present.
- 2. The Committee will report its activities to the Board on a regular basis and will keep minutes of its meetings.
- Unless the Committee otherwise directs, the Executive Director may attend all Committee meetings.
- The Committee may invite any non-Committee member to attend meetings or meet with Committee members.
- [The ____will serve as the Committee's staff liaison.]
- The Committee will review this charter periodically and recommend any proposed

changes to the [Governance Committee][Board] for review. The Board may amend this charter at any time.

Responsibilities

- 1. Review and make recommendations to the Board regarding Client's budget, including the process used in developing the budget.
- Review periodically operating cash flows, liquidity position, and performance against budget and projections.
- 3. Lead Board review of Client's strategy for longterm financial sustainability.
- [Review regularly developments in relevant state and federal funding programs and requirements and Client's compliance with such requirements.] [note: if relevant]
- Review and make recommendations to the Board regarding the establishment and termination of banking and similar relationships.
- [Review Client's investments, including investment objectives, strategy, reporting, and performance, and monitor execution against Client's investment policy.] [note: if relevant]

Statutory limitations on committee authority: Because of statutory limitations, the Board may not authorize the Committee to, and the Committee may not: fill vacancies on the Board or on any committee with Board authority; designate or remove from office any directors, or lengthen the term of any director; fix compensation of the directors; amend, repeal, or adopt provisions of the bylaws or articles of incorporation; amend or repeal any Board resolution that is, by its own express terms, not so amendable or repealable; create Board committees or appoint members of Board committees; authorize indemnification for any agent of Client; expend corporate funds to support a nominee for director after there are more people nominated for director than can be elected; authorize the merger of Client, or the lease or transfer of substantially all of Client's assets; authorize or revoke the decision to wind up and dissolve Client; or approve a self-dealing transaction, except as provided in Section 5233(d)(3) of the California Nonprofit Public Benefit Corporation Law.