Article 1

NAME AND OFFICES

Section 1.1: Name

The name of the corporation is the Berkshire Taconic Community Foundation, Inc. (the “Corporation”).

Section 1.2: Principal Office

The principal office of the Corporation shall be in the town of Sheffield, State of Massachusetts until changed by the Board of Directors.

Article II

MEMBERS

Section 2.1: Members

The Corporation shall not have any members. Any action or vote required or permitted by law to be taken by members shall be taken by action or vote of the Board of Directors (the “Board”) of the Corporation.

Article III

BOARD OF DIRECTORS

Section 3.1: Number and Election
The Board shall consist of not less than 10 or more than 24 directors (singly, a “Director” and collectively, “Directors”), the number to be determined from time to time by the Board. The Board shall include, but not be limited to, residents of Berkshire County, Massachusetts; northwest Litchfield County, Connecticut; and Columbia and northeast Dutchess Counties, New York. Directors shall be elected at the annual meeting or a regular meeting or a special meeting in lieu of the annual meeting of the Corporation by a majority vote of the Directors present.

Section 3.2: Term of Office

The term of office of each Director shall be three years, and the terms of approximately one-third of the total Directors shall expire each year. Each Director may serve for a maximum consecutive period equal to either three terms or 9 years, except for the President and the Chair, who shall each continue to serve as Directors during their incumbency. Any former Director shall be eligible for re-election to the Board after one year has elapsed since last serving on the Board. Directors (other than the President) shall serve without compensation.

Section 3.3: Vacancies

A vacancy in the Board may be filled by a majority vote of the Directors at any meeting of the Board. A person elected as a Director to fill a vacancy shall hold office until the expiration of the term for which he/she was elected.

Section 3.4: Meetings

a. Annual Meeting.

The date place and time of the annual meeting of the Board shall be fixed by the Directors. In the event that no date for the annual meeting is established or if no annual meeting is held in accordance with the foregoing provision, a special meeting may be held in lieu thereof, and any action taken at such meeting shall have the same effect as if taken at the annual meeting.

b. Regular Meetings

In addition to the annual meeting, the Board shall hold three regular meetings each year at such times and places as the Board may determine, or as may be fixed by the Chair.

c. Special Meetings

Special Meetings of the Board shall be called at any time upon the request of the Chair, the Secretary, or upon written request of five Directors and shall be held at the time and place designated in the notice or call thereof.

Section 3.5: Notice of Meetings

Notice of the time and place of each meeting of the Board, whether annual, regular or special, shall be given by the Secretary to each Director (a) by mailing to him/her, postage prepaid, addressed to him/her at his/her last known home or business address, a written notice of such
meeting at least five days before the meeting, or (b) by delivering such notice by hand or by
telegram, telex or teled to him/her at least forty-eight hours before the meeting at such
address, or (c) by giving notice to such Director in person, or by telephone or by electronic
transmission, including email, at least forty-eight hours in advance of the meeting. Such notice, if
the meeting is called otherwise than by the Secretary, may be a copy of the call of the meeting;
and if the meeting is not so otherwise called, such notice given by the Secretary shall constitute a
call of the meeting by him/her. If the Secretary refuses or neglects for more than twenty-four
hours after receipt of a call to give notice of such special meeting, or if the office of Secretary is
vacant or the Secretary is absent or incapacitated, such notice may be given by the officer or
Director calling the meeting. Notice need not be given to any Director if a written waiver of
notice, executed by him/her before or after the meeting, is filed with the records of the meeting,
or to any Director who attends the meeting, notwithstanding his/her protest that he/she did not
receive notice of the meeting. A notice or waiver of notice of a meeting need not specify the
purposes of the meeting.

Section 3.6: Quorum

Except as otherwise required by law or by these By-laws the participation of at least a majority of
the Directors shall constitute a quorum for the transaction of business; provided, however, any
number of Directors (whether one or more and whether or not constituting a quorum)
constituting a majority of Directors present at any meeting or any adjourned meeting may make
any reasonable adjournment thereof. The act of the majority of the Directors present at a
Meeting at which a quorum is present shall be the act of the Board.

Section 3.7: Action by Written Consent

Any action by the Board may be taken without a meeting if a written consent thereto is signed
by all of the Directors and filed with the records of the meetings of the Board. Such consent
shall be treated as a vote of the Directors for all purposes.

Section 3.8: Telephone Conference Meetings

The Directors or the members of any committee of the Board may participate in a meeting of
the Board or such committee by means of a conference telephone or similar communications
equipment by means of which all persons participating in the meeting can hear each other at the
same time, and participation by such means shall constitute presence in person at a meeting.

Section 3.9: Voting

Each Director shall be entitled to one vote.

Section 3.10: Removal

Any Director may be removed at any time from his or her position as Director by a majority
vote of the Board; such removal shall be voted by secret ballot, but only at a special meeting of
the Board called for such purpose. Such removal may be with or without cause.

Section 3.11: Termination
Failure to attend three consecutive Board meetings without good cause may operate as a tender of resignation. Upon motion of the Chair and approval by the Board such tender may be accepted.

Section 3.12: Powers and Duties

a. Except as otherwise provided in the Certificate of Incorporation or in these Bylaws, the Board shall have the entire charge, control and management of the Corporation and its property and may exercise all or any of its powers. It shall be the duty of the Board to carry out the aims and purposes of the Corporation as stated in the Certificate of Incorporation, and, to this end, to manage and control all of its property or assets. Each Director shall serve in a fiduciary capacity.

b. The Board shall have the power to modify any restriction or condition on the distribution of funds for any specified charitable purposes or to specified organizations if, in its sole judgment (without the necessity of the approval of any participating trustee, custodian, or agent except in the case of a gift or donation accepted by the Corporation pursuant to a resolution of the Board which contains restrictions or conditions not permitting such discretionary modification concerning distribution of such funds), such restriction or condition becomes, in effect, unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community or area served.

c. The Board shall take appropriate steps to administer the funds of the Corporation in accordance with the provisions of these By-laws and accepted standards of fiduciary conduct to produce a reasonable return of net income (or appreciation where not inconsistent with the Corporation’s need for current income). In doing so, the board and its agents shall have due regard for the safety of principal, in furtherance of the purposes of the Corporation (except for assets held for the active conduct of the Corporation’s exempt activities). The determination whether there is a reasonable return shall be made separately with respect to each restricted fund and shall be made in the aggregate with respect to unrestricted funds of the Corporation. The term “restricted fund” means a fund, the income of which has been designated as being available only for the use or benefit of a named charitable organization or agency or for the use or benefit of a particular class of charitable organizations or agencies, the members of which are readily ascertainable and are less than five in number.

d. The Board may, from time to time, appoint as advisors persons whose advice, assistance and support may be deemed helpful in determining policies and formulating programs for carrying out the Corporation’s purposes.

e. The Board is authorized to engage such persons, including officers, employees, attorneys, trustees, and agents, as in its opinion are needed for the administration of the Corporation and to pay reasonable compensation for services and expenses thereof.

f. Each Director shall perform in good faith his/her duties in a manner he/she reasonably believes to be in the best interests of the Corporation and with such care as an ordinarily prudent person in a like position would use under these circumstances.

Section 3.13: President as Ex Officio Director
The President of the Corporation shall serve, *ex officio*, as one of the Directors, with the same rights, duties and obligations as any other Director except as otherwise stated herein.

**Article IV**

**OFFICERS**

*Section 4.1: Election and Terms of Office:*

At the annual meeting of the Board, the Board shall elect a Chair, Vice-Chair, Treasurer, Secretary, and such other officers as the Board shall determine. The offices of Chair and Vice-Chair may be held for no more than six consecutive years; there shall be no time limits placed on the offices of Treasurer and Secretary. Each officer shall be elected for a term of one year, or until a successor has been duly elected and qualified.

*Section 4.2: Powers and Duties*

a. Chair

The Chair shall preside at all meetings of the Board and perform such other duties and exercise such other powers as from time to time may be assigned to the Chairman by these By-laws or by the Board.

b. Vice-Chair

The Vice-Chair shall have such powers and duties as may be assigned him/her by the Chair. In the absence or disability of the Chair, the Vice-Chair shall perform the duties of the Chair.

c. Secretary

The Secretary shall submit the minutes of all rules and proceedings of the meetings of the Board and of the Executive Committee, cause the same to be recorded in the official records of the Corporation, see that all notices are duly given in accordance with the provisions of these By-laws, and in general, do and perform such other duties and exercise such other powers as from time to time may be assigned to the Secretary by these By-laws or by the Board.

d. Treasurer

The Treasurer shall have general responsibility for the financial affairs of the Corporation, and shall oversee the formulation and development of overall fiscal policy for the Corporation. The Treasurer, who shall be a member of the Finance Committee, shall review the periodic financial reports prepared by the President or other designated employee of the Corporation and shall report them with comment to the Board, and shall perform such other duties and exercise such other powers as from time to time may be assigned to the Treasurer by these By-laws or by the
Board. The Investment Committee, rather than the Treasurer, oversees the investment portfolio and reports to the Board as described in Section 6.3d.

e. Additional Powers and Duties

The officers of the Corporation shall have such additional powers and duties as may be conferred upon them by the Board.

Section 4.3: Other Officers

The duties of other officers who may be appointed by the Board shall be determined by the Board from time to time as the needs of the Corporation require.

Section 4.4: Qualification

The Chair, Vice-Chair, Treasurer, and Secretary shall be members of the Board. Other officers may but need not be members of the Board. The Secretary shall be a resident of Connecticut unless the Corporation has a resident agent appointed for the purpose of service of process. Any officer may be required by the Board to give bond for the faithful performance of the officer’s duty to the Corporation in such amount as the Board may determine from time to time. The premiums for such bonds shall be paid by the Corporation.

Section 4.5: Removal

Any officer may be removed from office, with or without cause, by a majority vote of the Board at any meeting of the Board.

Section 4.6: Vacancies

In the event of a resignation, retirement, disqualification, death, disability or removal from office of an officer of the Corporation, the vacancy so created shall be filled by a majority vote of the Directors present at any meeting of the Board, and such successor shall hold office for the unexpired term of his/her predecessor.

Article V.

PRESIDENT

The Directors shall appoint a President, who, acting under the authority and control of the Board, shall be the chief executive officer of the Corporation and shall have immediate charge and supervision of the Corporation, except as the Board may otherwise provide. The President shall from time to time, or as required, report to the Board all matters within his/her knowledge which the interests of the Corporation may require to be brought to its notice. The President shall be entitled to receive reasonable compensation for services rendered to the Corporation.
Article VI

COMMITTEES

Section 6.1: Authorization

The Directors may, by vote of the majority of the number of Directors in office, elect from their number an executive or other committees and may, by like vote, delegate thereto some or all of their powers except those which by law, by the Certificate of Incorporation or by these By-laws they are prohibited from delegating. Except as the Directors may have the right to determine, any such committee may make rules for the conduct of its business, but unless otherwise provided by the Directors in such rules, its business shall be conducted as nearly as in the same manner as is provided by these By-laws. The Directors shall have the power to fill vacancies in, change the membership of, or to disband, any such committee. Whenever any Director who is a member of any committee is unable to attend one or more meetings of such committee, or is otherwise temporarily unable to act as a member thereof, the Chair may appoint another Director to serve temporarily. The Board may also elect individuals who are not Directors to serve on committees, but they shall be fewer in number than the Directors serving on such committee, and any vote of a committee must include a majority of the Directors who are members of such committee, and a majority of the Directors who are members of such committee must be present to constitute a quorum of such committee for the transaction of business.

Section 6.2: Ex Officio Members.

The Chair and President shall be members, ex officio, of all committees.

Section 6.3: Standing Committees

a. GOVERNANCE COMMITTEE, whose members shall be annually nominated by the officers and appointed by the Board, shall be responsible for ensuring effective engagement of the Board through a continuous process of Board cultivation, recruitment, development, education and assessment. The Committee is responsible for periodic review of governing documents. There shall be no fewer than three Directors appointed to the Governance Committee, and its Chair shall be appointed by the officers.

b. EXECUTIVE COMMITTEE, whose members shall consist of the Chair, Vice-Chair, Treasurer, and Secretary, and chairs of the Governance Committee, the Stewardship Committee, the Investment Committee and the Finance Committee, may meet between Board meetings and may exercise all authority of the Board. Up to two additional members of the Board may be appointed by the officers. The Chair shall preside at meetings of the Executive Committee.

c. STEWARDSHIP COMMITTEE, whose members shall be annually nominated by the officers and appointed by the Board, shall develop and ensure the implementation of a plan to increase the assets of the Corporation for operations and for grantmaking.
There shall be no fewer than three Directors appointed to the Stewardship Committee and its Chair shall be appointed by the officers. The Stewardship Committee shall work closely with the professional staff and report to the full Board at the request of the Committee Chair.

d. INVESTMENT COMMITTEE, whose members shall be annually nominated by the officers and appointed by the Board, shall develop and implement an investment policy and guidelines, oversee the portfolio's performance, and make recommendations to the Board concerning any changes in investment policies or guidelines. The Committee Chair shall be appointed by the officers. The Investment Committee shall have authority to engage new investment managers and to remove existing investment managers, provided that with respect to the engagement of new investment managers, the Chair of the Investment Committee shall provide all Board members with written notice of the Investment Committee's intention to take such action at least 5 days prior to entering into any such engagement ("Notice Period"). Should any Board member provide the Chair of the Investment Committee with a written objection to any such action within the Notice Period, approval by a majority vote of the Board or the Executive Committee shall be required prior to the Investment Committee's entering into any such new engagement. (All notices and objections to be provided hereunder may be provided by email or other electronic communication.)

e. FINANCE COMMITTEE, whose members shall be annually nominated by the officers and appointed by the Board, shall review fiscal policy and its implementation, shall develop and monitor the annual operating budget and make recommendations to the Board. The Treasurer shall be a member of the Finance Committee. The Committee Chair shall be appointed by the officers.

f. AUDIT COMMITTEE, whose members shall be annually nominated by the officers and appointed by the Board, shall oversee the audit process and shall review both the financial information presented in the annual audit and the Corporation's systems of internal controls. The Chair of the Audit Committee shall be appointed by the officers.

Section 6.4: Special Committees

The Board at its discretion from time to time may authorize the appointment of persons to special committees which shall have such purposes, functions, duties and authority as the Board determines. A special committee shall continue in existence until its purpose has been fulfilled, at which time it shall be disbanded by the Chair.

Article VII

ADVISORY COUNCILS

Advisory Councils and similar groups may be established from time to time by the Board to assist the Corporation in carrying out its mission. Council members shall be appointed by the Chair or the President. Council members may be asked by Board Committee Chair to serve on committees or as advisors to committees.
Article VIII

AMENDMENT OF BY-LAWS

These By-laws may be amended, repealed or supplemented in whole or in part by a majority vote of the Board at a meeting called for that purpose.

Article IX

LIABILITY INDEMNIFICATION AND INSURANCE

Section 9.1: Liability

The personal liability of a Director of the Corporation for monetary damages for breach of duty as a Director shall be limited to an amount that is not more than the compensation received by the Director for serving the Corporation during the year of violation if such breach did not (a) involve a knowing and culpable violation of law by the Director, (b) enable the Director or an associate, as defined in Section 33-840 of the Connecticut Business Corporation Act (the “Act”), to receive an improper personal economic gain, (c) show a lack of good faith and a conscious disregard for the duty of Director to the Corporation under circumstances in which the Director was aware that his/her conduct or omission created an unjustifiable risk of serious injury to the Corporation, or (d) constitute a sustained and unexcused pattern of inattention that amounted to the abdication of the Director’s duty to the Corporation.

Section 9.2: Immunity

Notwithstanding any other provision of these By-laws, the Directors and officers of the Corporation shall be immune from all Liability for any act or omission resulting in damage or injury to the full extent provided under Section 52-557m of the Connecticut General Statutes, including any amendments to or substitutions for such statute which may be made from time to time.

Section 9.3: Right to Indemnification

Directors and officers shall be indemnified to the full extent as provided in Sections 33-1116 through 33-1124 of the Act, including any amendments to or substitutions for such sections which may be made from time to time.

Article X

FISCAL YEAR

The fiscal year of the Corporation shall be the calendar year, January 1 through December 31.
Article XI

BOOKS AND RECORDS

The Corporation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its Board and Committees having any of the authority of the Board.

Article XII

CORPORATE SEAL

The official seal of the Corporation shall have inscribed thereon the name of the Corporation and the year of the incorporation and shall be in such form and contain such other words and/or figures as the Board shall determine. Such seal may be used by causing it, or a facsimile thereof, to be impressed, affixed or otherwise reproduced.

Article XIII

OTHER PROVISIONS

Section 13.1: Regulations Concerning Operation

The Corporation is organized and, notwithstanding any other provisions of the Certificate of Incorporation, shall be operated exclusively for the charitable, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954, “Code”, as amended, and the regulations thereunder, as the same now exist and may hereafter be amended from time to time.

Section 13.2: Compensation for Services

In no event shall any part of the net earnings of the Corporation inure to the benefit of or be distributable to its Directors or officers or to other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation to the President and others for services rendered to the Corporation and to make payments and distributions in furtherance of the purposes set forth in the Certificate of Incorporation and in accordance with Section 13.1 of these By-Laws.

Section 13.3: Directors’ Conflicting Interest Transactions

In regard to any “Director’s conflicting interest transaction” as defined in Section 33-1127 of the Act, the Directors shall comply with Sections 33-1127 through 33-1130 of the Act, including any amendments to or substitutions for such sections which may be made from time to time.
Section 13.4: Inspection of Records

Books, accounts, documents and records of the Corporation shall be open to inspection by any Director at all times during normal hours of business. The original or attested copies of the Certificate of Incorporation, By-laws, and records of all meetings of the Directors, and records which shall contain the names of all Directors and their record addresses, shall be kept at the principal office of the Corporation, or at an office of the Secretary or the resident agent, if any, of the Corporation. Said copies and records need not all be kept in the same office.

Article XIV

DISSOLUTION

In case of the dissolution of the Corporation, the Corporation’s property shall not be conveyed to any organization created or operated for profit, or to any individual for less than the fair market value of such property. All assets or the proceeds derived from the sale of such assets remaining after the payment of the Corporation’s debts shall be conveyed or distributed only to such organization or organizations holding a valid tax-exempt status under Section 501 (c) (3) of Code, or such equivalent section as may be in effect upon the date of dissolution of the Corporation or to the federal government or to a state or local government for a public purpose as the Board of the Corporation shall designate complying, to the extent possible and feasible, with the recipient designations and donor requests set forth in written agreements between donors and the Corporation. No part of the property or assets of the Corporation shall inure to the benefit of any Directors, officers, or employees of the Corporation.