HENDRICKS COUNTY SUBSTANCE ABUSE TASK FORCE.
BY-LAWS

ARTICLE A: PURPOSE

The Hendricks County Substance Abuse Task Force, is organized exclusively for charitable, educational, and scientific purposes, including, for such purposes, the distribution of funds from the Drug Free Communities Fund to organizations that support the mission of the Hendricks County Substance Abuse Task Force, and abide by all the by-laws of the Task Force.

ARTICLE B: MISSION

The mission of the Hendricks County Substance Abuse Task Force is to reduce the abuse of alcohol and other controlled substances in Hendricks County and the associated negative effects on individuals and the community through the coordination, support and promotion of county-wide education/prevention, intervention/treatment, and criminal justice efforts.

ARTICLE C: MEETINGS

All meetings related to the HCSATF are subject to the open door law statutes.

ARTICLE I: EXECUTIVE BOARD MEMBERS

Section 1. Number of Executive Board Members. As of this date, the number of members of the Executive Board shall be no more than sixteen (16). The Executive Board shall consist of no more than eight (8) elected adult members, six (6) elected student members – who carry only one vote per School Corporation, the President and the Coordinator. Every effort will be made for every category to be represented on the Executive Board.

Section 2. Election. The election of the Executive Board will be held annually or as needed to fill vacancies. Any voting member of the Task Force is eligible for self-nomination. The candidates that are elected to serve on the Executive Board will be installed immediately. Executive Board members will be elected by the voting members of the Task Force by simple majority.

Section 3. Term. Any member of the Executive Board can vacate their position at any time with written notification to the Board. Every member of the Executive Board will be elected to a two (2) year term with a maximum of three (3) consecutive terms or a total of six (6) years served, then mandatory one (1) term off (2 years).

Section 4. Removal of Members of the Executive Board. Should an Executive Board member not attend a minimum of 75% of the meetings during the calendar year, the Executive board will review and make recommendations for continuation of term or removal Nominations to fill any unexpired terms will be taken at the next Task Force meeting.
ARTICLE II: OFFICERS

Section 1. Officers. The officers of the Hendricks County Substance Abuse Task Force shall be a Chairperson or President, and such other officers as may be necessary.

(a.) President/Chairperson. The Task Force shall elect a President for a term of four (4) years, to serve two (2) terms maximum or eight (8) years total. Their duties will include, but are not limited to, presiding over the Executive Board and General Board meetings and representing the Task Force at special events. The President shall also oversee the work of the Coordinator and be directly responsible to the Executive Board for the Coordinator and all paperwork associated with all employees or contracted personnel of the Task Force. An annual review of the coordinator will be conducted by the President and reported to the Executive Board.

(b.) Secretary

(c.) Treasurer. The Task Force will accept volunteers for the position of Treasurer and the treasurer approved by the Executive Board will be immediately recognized as a voting member of the Executive Board. Responsibilities of the position include providing a monthly report of the status of the Drug Free Communities Fund per the Auditor and a monthly status of the year’s budget to date. In grant months, the treasurer will be responsible for completing the vouchers, and turning them into the auditor’s office for payment. The Treasurer will also maintain the receipts turned in by grantees.

(d.) Other officers will be recommended and approved by the Executive Board as necessary.

ARTICLE III: TASK FORCE MEMBERSHIP

Section 1. Definition of Membership. Hendricks County Substance Abuse Task Force, will consist of one type of membership. Upon attending a 2nd meeting, a visitor becomes a Voting Member. Voting Members must attend 6 Task Force meetings in a 12-month period in order to request funding. Voting Members make suggestions or comments when appropriate and serve on any subcommittee. Voting Members are allowed to nominate themselves for any opening on the Executive Board, and are eligible to vote on any subject brought forward during a Task Force meeting. Any Voting Member who does not meet the attendance requirements will be notified by the coordinator and will be temporarily ineligible to participate. Any person suspended from the Voting Membership role is eligible again with regular attendance (2 consecutive meetings).
Section 2. Conflict of Interest. All Board Members will sign Conflict of Interest disclosure statements annually. Having done so, the members are allowed to vote on any grant they have sponsored during that year. Members may be asked to leave the room during a voting procedure if the member benefits from the requested funds. Any members who do not sign a statement will abstain from the voting procedure if they will benefit directly or indirectly from the proposed grant.

ARTICLE IV: MINI-GRANT APPLICATIONS

Section 1. Eligibility. Any Voting Member as defined above, may apply for funding from the Task Force.

Section 2. Application Process. All persons or organizations requesting funding from the Hendricks County Substance Abuse Task Force, are required to file a mini-grant application with the Task Force. Applications can be submitted by any voting Board Member. Only applications received by the Coordinator at least a week prior to meetings scheduled in August, November, February and May will be eligible for discussion. All grant requests must be received prior to the implementation of the named project. No grants will be considered after the fact.

Section 3. Approval Process. All requests for funding are to be received by the Coordinator by the deadline stated above. Each grant request will be discussed by the Task Force (Full Board). Upon recommendation by the Task Force, requests will be passed on to the Executive Board for final approval. The Executive Board will discuss the Task Force’s recommendations and will vote to approve or deny each grant request in accordance with the Task Force’s Comprehensive Community Plan approved by the Governor’s Commission for a Drug Free Indiana. The Executive Board has the final vote on any other non-mini-grant issues before them in that session. Annually, or upon request, the President will inform the Hendricks County Commissioners of grant distributions.

ARTICLE V: FUNDED PROJECTS

Section 1. Attendance Requirement. Any person or organization receiving approval for a mini-grant is required to assign at least one person to attend the Hendricks County Substance Abuse Task Force meetings. Funded organizations must attend a minimum of 8 meetings in the 12 month period following grant approval. A funded organization that fails to comply will be placed on probation and prohibited from reapplying for funding until two years (24 months) after original grant approval.

Section 2. Accountability. All grantees are required to submit an outcomes report and attachments as needed, on the form provided by the HCSATF to document
progress towards goals as outlined in the Comprehensive Community Plan. Any 
material misrepresentation will also result in forfeiture of rights to apply for 
funding up to 24 months from confirmation of infraction. It is expected that any 
funds disbursed related to the infraction will be returned to the task force forthwith. 
Any modifications to the use of the funding must go back thru the coordinator and 
exec board for re-approval before the grantee can change the original use of 
funding.

ARTICLE VI: AMENDMENTS

All recommendations for amendments to the by laws by the General Board will be 
reviewed and/or approved by the Executive Board. Notice of any proposed 
amendments will be provided to all voting members at least one (1) month prior to 
next meeting. All final amendments to by laws will be approved by simple majority 
vote of the General Board.
Amendment: 3/8/2007

Amendment to Article V, Section 2: Discussed in Executive Board on June 11, 2008 
and approved by the general Board on 9/10/07. 
Amendment to Article IV, Section 2: Discussed in Executive board 9/10/07. 
Approved by the General Board on 10/8/08.