Charter of the
Colorado Section of the WateReuse Association

This Charter is established by the WateReuse Association (hereinafter “Association”) for the WateReuse Colorado Section of the Association (hereinafter “Section”) and is intended to memorialize in writing the Association’s formal recognition of the Section under Article X of the Association’s Bylaws and to govern the relationship between the Association and the Section. This Charter and the provisions herein shall be binding upon the Association, and the Section, its officers, trustees, staff, and volunteers in carrying out their respective duties to the Section and the Association.

While this Charter remains in effect, the Association and the Section and their respective officers, directors, and trustees pledge to work cooperatively and in good faith in pursuit of the mission of the Association, the provisions of this Charter and policies of the Association, and to resolve any differences or disputes that may arise under this Charter.

Article I - Name

The name of the organization shall be WateReuse Colorado, a Section of the WateReuse Association (hereinafter “Section”).

Article II - Objectives

The primary objectives of the Section shall include but are not restricted to the following: to support the mission of the Association which seeks to engage members in a national movement for safe and sustainable water supplies, to promote acceptance and support of recycled water, and to advocate for policies and funding that increase water reuse.

Article III - Headquarters and Operation

3.1 The Board of Trustees may retain a Managing Director and authorize the hiring of additional support staff in accordance to manage the day-to-day affairs of the Section. In the event the section requests the Association maintain section staff as an employee(s) of the Association, the Association and Section shall work together to develop a Memorandum of Understanding that sets forth the nature of the employment relationship for such staff. Once established, the Memorandum may be updated from time to time by mutual agreement between the Association and Section and is hereby incorporated into this Charter by reference.

3.2 The headquarters of the Section shall be at the office of the headquarters of the National Association, unless otherwise designated by the Board of Trustees (Board) of the Section.

3.3 All matters pertaining to the operation of the Section shall be in accordance with the applicable provisions of Articles of Incorporation and Bylaws of the Association.
3.5 The geographic boundaries of the Section are defined as Colorado and the Section may not expand such boundaries without the prior consent of the Association’s Board of Directors.

3.6 The Section’s activities and programs shall be confined to the Colorado, unless otherwise requested by the Association, and shall be consistent with the tax-exempt purposes of the Association and shall not conflict or interfere with those of the Association.

Article IV - Membership

4.1 The membership of Section shall consist of those members of the Association residing in or having business activity in Colorado. If changes are made to the membership provisions of the Association's Bylaws, then the Board of the Section shall amend this Charter to refer and incorporate such provisions.

4.2 Each member of the Section will endeavor to at all times faithfully abide by the Articles of Incorporation and Bylaws of the Association and the provisions of this Section Charter, and such other rules or policies as may be established from time to time by the Association’s Board of Directors, and to pay all dues and other financial obligations imposed on all Association Section members and any dues supplement established by the Section’s Board of Trustees.

Article V - Eligibility to Vote

5.1 All members of the Section (“Members”) in good standing and qualified to vote are eligible to vote through their designated representatives on matters properly placed before the Section's voting membership for action.

Article VI – Section Finances

6.1 Dues: All members of the Association from Colorado will be members of both the Association and the Section. The Section will receive 30% of the total member dues collected by the Association from Colorado members.

Such dues will accrue to the Section account, which shall be maintained by the Association. The Section may levy a section dues supplement upon authorization by the Board of Trustees and ratification by the Association Board of Directors. The dues supplement would be levied annually at the time of membership renewal, and the revenues collected would be used to increase the funds available for the Section.

6.2 Fees: The Section reserves the right to collect fees for its activities and events, as appropriate (e.g., registration fees for events, specialty conferences, teleconferences, and other educational programs). Such fees will be established by the Section in accordance with this Charter and the Bylaws of the Association.

6.2 Budget, Financial Transactions and Controls: All Section finances shall be managed in accordance with this Charter and the Bylaws and fiscal policies of the Association, and all applicable financial rules and regulations of the Federal Government and the State of Colorado. Budget and cash management decisions of the Section and its chapters are determined by the Section’s Board of Trustees, working cooperatively with its chapters, with final approval being made by the Association’s Board of Directors. As fiscal agent for the Section, the Association agrees to process financial transactions by the section. An independent audit of all Section finances will be conducted as part of the Association's annual audit, and a copy of the audit shall be shared with the Section. A qualified financial advisor who is neither an
employee of a Member organization nor a Member of the Association or the Section shall conduct the audit.

6.3 Reporting: The Section agrees to provide a written report to the Association on at least a quarterly basis and in such form as to provide the Association Board with timely information regarding the Section’s activities and initiatives. Similarly, the Association agrees to provide the Section with updated information related to the Association’s activities, programs, and initiatives.

6.4 Contracts and Obligations: The Section is solely responsible for all contracts, agreements and any other financial obligations incurred by the Section in connection with its activities. The Association will be responsible for execution of all Section contracts on the Section’s behalf and as fiscal agent for the Section. Prior to executing a contract within the Section territory, the Association agrees to inform and consult with the Managing Director and/or the Section Executive Committee. The Association shall not be responsible for the payment of any Section obligations, liabilities, contracts, or debts unless the same has been authorized in advance by the Association’s Executive Director or Executive Committee.

6.5 Annual Reports for Tax Filing Purposes: The Section agrees to timely provide the Association with all documentation, information and cooperation required for the Association to prepare and file the Association’s 990 Annual Return to include the Section.

6.6 Insurance: The Section’s activities and operations will be insured under the existing insurance policies of the Association for property, casualty, worker’s compensation and professional liability, with the Section being identified as an additional insured, and reimbursing Association for such coverage. The Section agrees to cooperate with the Association in responding to all applications for Section property, casualty, and liability insurance, including updates on its insurable activities and any insurance carrier inquiries or requests.

6.7 State Registration: Association agrees to register Section as an affiliated section in the State(s) within which Section is authorized to operate. Section agrees to reimburse Association for costs associated with maintaining its registration annually.

6.8 Fiscal Year: The fiscal year of the Section shall be that of the Association, January 1 to December 31.

**Article VII – Colorado Section Governance**

7.1 Authority and Purpose of the Board of Trustees (Board): The Board shall be the governing body of the Section and shall have the power to act for and on behalf of the Section between Annual Business Meetings. Except as otherwise required by applicable law, all questions coming before the Board shall be decided by a majority vote, and a majority of the Board shall constitute a quorum. The Board may exercise the above-described functions either in session at duly called meetings, conference calls, by letter ballot or by e-mail ballot.

The Bylaws of the Association indicate that sections shall be autonomous entities and shall be entitled to govern the operation of Section so as to be consistent with the Articles of Incorporation and Bylaws of the Association. The Section Board assumes the primary responsibility of operating the Section.

7.2 Board Composition: The Board shall be composed of the following persons:
a) The President,
b) The Secretary,
c) The Treasurer,
d) The National Representative,
e) The Past President, who shall be the last living Past President of the Section who is not holding another office listed in this article,
f) Three or more At-Large Trustees (as deemed necessary by the Board for proper functioning of the Section), comprised of representatives from Association Division B, C, D, E, and/or F memberships,
g) Trustees – one representative from each Association Division A Member Organization located in Colorado, and
h) Chapter Trustees, one for each Chapter of Section, who shall be selected or designated by the Chapter (and may, at the Board's discretion, also be an elected At-Large Trustee)

Officers: The Officers of the Board shall be the President, the Secretary, the Treasurer, the National Representative, and the Past President.

7.3 Eligibility to Serve on the Board and as Officers:

- a) Any Member or designated Member representative that is eligible to vote, as defined in Article V, shall be eligible to be a member of the Board.
- b) No more than one office may be held by the same individual.
- c) Representatives from a single Member Organization may hold more than one Board position at any given time, but that Member Organization will be limited to one vote on matters brought before the Board.
- d) Members of the Board that miss three or more regularly scheduled Board of Trustees meetings in a calendar year are eligible for replacement at the discretion of the Board of Trustees.

7.4 Terms of Office for Trustees and Officers:

- a) President: The term of office for the President shall be one (1) year, starting January 1 of the year following the Annual Business Meeting. The President will automatically succeed to the Past President position for a term of one (1) year following completion of his/her term as President.
- b) Treasurer: The term of office for the Treasurer shall be one (1) year, beginning January 1 of the year following the Annual Business Meeting. The position of the Treasurer will automatically succeed to the President position for a term of (1) year following completion of his/her term as Treasurer.
- c) Secretary: The term of office for the Secretary shall be one (1) year, beginning January 1 of the year following the Annual Business Meeting. The position of the Secretary will automatically succeed to the Treasurer position for a term of (1) year following completion of his/her term as Secretary.
- d) National Representative: The term of office for the National Representative shall be for three (3) years, beginning January 1 of the year following the Annual Business Meeting. The National Representative may be re-elected to a second consecutive term.
- e) At-Large Trustees: The term of office for each of the At-Large Trustees shall be three (3) years, beginning January 1 of the year following the Annual Business Meeting at which he/she is elected, or until his/her
successor takes office. Terms of office for At-Large Trustees shall be staggered to ensure continuing experience on the Board. At-Large Trustees may be re-elected to two or more terms.

f) Trustees: There is no term limitation for a Trustee position from an Association Division A membership. The Division A member has the right to appoint a representative from their organization to participate on the Board.

g) Chapter Trustees: The term of office for Chapter Trustees shall be one (1) year or as determined by the Chapter, beginning January 1 of the year following the Annual Business Meeting. The Chapter Trustees shall be selected or designated by the Chapters as determined by each Chapter's Bylaws, but no later than thirty (30) days prior to the Annual Business Meeting. Each Chapter shall notify the Board as soon as may be practicable of the selected or designated Chapter Trustee.

h) A decrease in the number of Trustees on the Board may not shorten an incumbent Trustee’s term.

7.5 Voting Rights: Each member of the Board shall have one (1) vote on matters placed before the Board for a Vote.

7.6 Vacancies on the Board: In the event any vacancy of an Officer occurs on the Board, at the next regular meeting a successor shall be elected by the Board to fill the vacancy for the balance of the current term, or if the vacancy occurs between the last regular meeting before the election of officers and the Strategic Planning Meeting, the Board shall refer the filling of the vacancies to the Nominating Committee.

In the event any vacancy of an At-Large seat occurs on the Board, at the next regular meeting a successor shall be elected by the Board to fill the vacancy for the balance of the current term, or if the vacancy occurs between the last regular meeting before the election of officers and the Strategic Planning Meeting, the Board shall refer the filling of the vacancies to the Nominating Committee.

In the event any vacancy in the office of National Representative, the Board shall appoint a replacement at the next regular meeting of the Trustees and the President or Secretary shall notify the Executive Director of the Association of the name of the successor.

In the event a Chapter Trustee vacates the Board, the affected Chapter shall select or designate a replacement Trustee to fill the remaining balance of the one (1) year term and shall notify the Board of the successor Chapter Trustee as soon thereafter as may be practicable.

7.7 Nomination for Trustees and Officers: By October 1 each year, the Board shall appoint a Nominating Committee, which shall choose one (1) or more nominees for each of the Officers and At-large Board seats. The Nominating Committee shall make its report public no later than 30 days before the Section meeting at which the election will be held, having first ascertained the willingness of each nominee to serve if elected. The final report of the Nominating Committee shall be presented at the Section meeting at which the election will be held.

Chapters shall consider their Chapter Trustee candidates during October or November and make a final selection after the At-large Trustee's slate is identified to them by the Section.

7.8 Election of At-Large Trustees and Officers:
All Members in good standing are eligible to vote in an election of Trustees and Officers; Officers shall be elected by ballot at a Section meeting in November or December.

Election of At-Large Trustees and Officers of the Board shall be by written or e-mail ballot, except that a voice vote may be performed at the Section meeting at which the election is held, if there is only one (1) nominee for each seat or office.

7.9 Duties of the Board and Officers, Committees, and the National Representative:

The President shall have general supervisory authority over the affairs of the Section and shall preside at all meetings of the Section and the Board at which he/she may be present.

The Treasurer or Past President shall perform the duties of the President in his/her absence, together with such duties as may be assigned by the President or the Board.

The Secretary shall prepare the agenda for and attend all meetings of the Board, record and distribute the proceedings of such meetings, maintain records of the Section, present a report for each calendar year, maintain a complete record of all its activities and transactions; and ensure the preparation of and file all forms required by the Association, and perform such other duties as may be assigned by the Board.

7.9.1 Duties of Treasurer: The Treasurer shall keep a record, or cause to keep a record, of all financial transactions of the Section. The Treasurer shall prepare a draft annual budget for consideration by the Board at or before the first meeting of a fiscal year. A summary of receipts, expenditures and debts of the Section are available on request.

7.9.2 The National Representative shall represent the Section on the Association Board of Directors and shall act to coordinate and unify their actions.

7.9.3 An Executive Committee shall be composed of the President, Past President, Secretary, Treasurer, and National Representative if different from the foregoing members of the Committee. The Executive Committee shall meet as needed to coordinate the affairs of the Section and to make decisions not requiring the vote of the full Board of the Membership.

7.9.4 All contracts shall be approved by the Board.

7.10 Annual Business Meeting: The Annual Business Meeting of the Section shall be convened to make decisions that require the vote of Membership and will be held at the Annual Conference or such other time during the year as determined by the Board. All members in good standing shall receive at least thirty (30) days written notice of the date of the meeting and shall be provided with an agenda for the business meeting and proposed slate at which Officers and the appropriate At-Large Trustees will be elected.

7.11 Ad Hoc Committees: Other committees shall be appointed by the President or the Board to perform duties as assigned.

**Article VIII - Local Chapters**
8.1 Colorado does not anticipate or encourage the formation of local chapters within our geographic region.

**Article IX - Adoption and Amendments**

9.1 Adoption and Amendment: This Section Charter and the provisions set forth herein may only be adopted and amended by joint agreement of the Boards of both the Association and the Section. Such agreement shall be confirmed by majority vote of the members of each Board authorized to vote.

**Article X – License to Use WRA Marks**

10.1 License: The Association grants to the Section and its local chapters a limited, revocable, royalty-free and non-assignable license to make use of the Association’s name, acronym, logo and family of marks solely in connection with the previously disclosed and Association Board approved 501(c)(6) purposes and activities of the Section, with such purposes and activities being at all times consistent with those of the Association. The Section agrees to ensure display the Association’s name, acronym, logo and family of marks only in such manner as is consistent with the applicable Association policy with respect to such display. Upon written direction of the Association, the Section agrees to immediately discontinue or revise any unapproved use of the Association name, acronym, logo or family of marks so as to ensure its use is consistent with Association usage policies and guidelines as they may be developed and published from time to time.

**Article XI – Affiliation**

11.1 Affiliation: The Section agrees that should it undertake an affiliation or a cooperative agreement with an organization operating within the Association’s field of interest, the Section shall ensure that such affiliation is consistent with the terms of this Charter, the Association’s Bylaws and is consistent with the Association’s mission and goals. The Association agrees to inform the Section of any affiliation or cooperative agreement it enters into with an organization operating within its field of interest and to identify opportunities for section collaboration.

**Article XII – Promotion, Collaboration and Conflict Resolution**

12.1 Promotion: The Section agrees to promote the established principles, purposes, and objectives of the Association and to encourage its members to participate in the Association’s activities, serve on its committees, and support it to the fullest extent possible. The Section further agrees to actively promote membership development. The Association agrees to promote Section activities in Association’s membership newsletter, marketing and member promotional materials, annual reports, website, and social media.

12.2 Collaboration: The Boards of the Association and the Section, in coordination with the Association’s Executive Director and the Section’s Managing Director, agree that while this Charter remains in effect they will work diligently and collaboratively in pursuit of the Association’s tax-exempt mission and goals and to mutually support the activities and programs of the Association, the Section and its chapters all aimed at achieving such tax-exempt mission/purpose. The Association and the Section and their respective leadership will strive to closely coordinate and partner with each other to advance the mission of the Association for the mutual benefit and value of both organizations.
12.3 Conflict Resolution: The Section agrees that it will not endorse or undertake any activities or programs that will jeopardize or be inconsistent with the non-profit status and purposes of the Association, or which interfere, jeopardize, or conflict with the ongoing activities and programs of the Association. The Section shall be notified in writing of any conduct which interferes or conflicts with ongoing Association activities or programs or is contrary to the tax-exempt purposes of the Association and could be grounds for termination of this Charter and the Section’s status in accordance with Section 13.4. In the event of such conflict, the Association and the Section shall each appoint authorized representatives to confer in good faith to attempt to resolve the claimed conflict.

Article XIII – Miscellaneous Provisions

13.1 Section Member Records: The Association agrees to maintain current membership records for all members of the Section and share such records with the Section for its official purposes, including communications with membership.

13.2 Communications: The Association agrees to communicate regularly with the Section’s leadership by way of periodic correspondence, participation in Board meetings, electronic mail and/or publications designed for their reading, information, and professional development. The Association further agrees to make available to the Section and its members all publications, literature, educational programs, etc. as they become available for distribution at member prices.

13.3 Section Dissolution: A Section may be dissolved by a two-thirds (2/3) vote of its Members. Upon dissolution, this Charter is terminated, and all liabilities and assets of the Section accrue to the Association. Upon dissolution of the Section, all rights, privileges and the use of the Association’s name, logo, family of marks, copyrighted materials and other Association intellectual property shall immediately cease.

13.4 Section Termination: A Section may be terminated by a majority vote of the Association’s Board of Directors in the event the Section violates any material provision of this Charter and fails to cure the same within thirty (30) days of receiving written notice from the Association setting forth the nature of the material violation. Upon termination of the Section, all rights, privileges and the use of the Association’s name, logo, family of marks, copyrighted materials and other Association intellectual property shall immediately cease.

13.5 Acceptance of Charter: It is understood and agreed that the Section’s Board of Trustees and the Association’s Board of Directors have each reviewed the terms of this Charter. This Charter Agreement and any attachments hereto, contain the entire agreement of the Association and the Section and fully and correctly sets forth the rights, duties, and obligations of each party. This Charter may not be amended or altered without the prior written consent of the Association’s Board of Directors and the Section’s Board of Trustees.

13.6 Term: This Charter shall remain in effect for twenty (20) years and will automatically renew for consecutive ten (10) year terms unless the Section or Association seek to terminate or revoke this Charter and provides written notice to terminate or revoke to the other party not less than sixty (60) days prior to the renewal date.
Approval:

Approved by Colorado Section Board of Trustees on July 30, 2021.

Approved by Association Board of Directors on September 17, 2021.