Article I
The name of this organization shall be the EUGENE V. DEBS FOUNDATION (Incorporated).

Article II
The purpose of the Foundation shall be to own, maintain and operate the Eugene V. Debs home at 451 North Eighth Street, Terre Haute, Indiana, on a non-profit basis, in order to:

a.) Be a memorial to Eugene V Debs and Theodore Debs and receive, hold and administer such gifts of money, property, works of art, historical papers and documents, museum specimens and other material having educational, artistic or historical value;

b.) Support and encourage resources for research and education in the social sciences and in labor and political history

Article III
The Foundation will accept contributions from any person or organization deemed acceptable by the Board of Directors but only those individuals and organizations that show sustained interest, by contribution or otherwise, shall be elected by the members to the Board for that purpose.

Article IV – Directors
The affairs of the Foundation shall be managed by a Board of Directors who shall be members of the Foundation and elected by the members to the Board for that purpose. Prior to election, interested members shall submit to the Board a letter of interest. All members of the Board of Directors are expected to attend the Fall meeting or participate through proxy.

The Directors may designate committees as they deem necessary.
**Article V – Officers**

There shall be a President, Executive Vice-President, Secretary and Treasurer who shall be elected by the Board of Directors from among its membership. Such officers shall have the duties normally associated with their respective offices, shall be responsible to the Board, and shall hold their offices for three years. Officers shall be elected to subsequent terms by the Board of Directors at the October meeting.

**Article VI – Meetings**

The Board of Directors shall meet at least twice per year, including one meeting within six months after the close of the fiscal year. They shall receive a written notice of the time and place at least thirty days in advance.

Proxies will be allowed at membership and directors’ meetings. One-third of the members shall constitute a quorum at such meetings and the act of a majority of those present at a meeting at which a quorum is present shall be the act of the membership of the directors, as the case may be.

**Article VII – Amendment**

These by-laws shall be in effect when adopted by the Board of Directors and may be amended by a majority vote of the Board of Directors at its meeting on October 26, 2014 and thereafter by a majority vote of the Directors at any two consecutive meetings where a quorum is present.

Members of the Board of Directors as of October 26, 2014 who attended the Board meeting of the same date.