Wabaunsee County 4-H Council Bylaws
Adopted June, 2015

Article I. Purpose. The purpose of the Wabaunsee County 4-H Council is to aid in the development of all county 4-H Youth programs (approved by the County Extension Council Executive Board) by giving leadership to the planning and conducting of educational events and activities, volunteer leader training and teen development.

Article II. Meetings. Meetings will take place bi-monthly and should consist of the membership. Each meeting will consist of two components:

1. An agenda presented for discussion by the total membership so that all are aware of items being planned or discussed.

2. A representative will provide feedback from their meetings.

Article III. Membership. Membership shall consist of two voting youth and one adult adviser from each 4-H Club. Club representation and participation in 4-H Council meetings and activities should be considered mandatory. Clubs will elect Council representatives annually. If these representatives are unable to fulfill their duties, substitutes may take their place. Attendance at meetings is expected.

Article IV. Officers. The Wabaunsee County 4-H Council will elect those officers deemed necessary annually. Those officers shall include president, vice-president, secretary and treasurer. Members shall elect youth representatives to fill those offices. Officers will appoint one overall adult adviser, other than the agent.

Article V. Committees. There will be a standing committee for Spring Livestock Day and Spring Swine Show. Temporary committees may be formed as needed. All committees are given full power to act and must be guided by at least an adult sponsor, one 4-H Council officer, and three other 4-H Council members.

Article VI. Quorum. Business will not be conducted in the absence of a quorum, consisting of six (6) members of the Council.

Article VII. Role of Agents and Sponsors. The role of agents and adult sponsors are to serve as adult consultants to the committees and to the Council as a whole.

Article VIII. Amendments to Bylaws. These by-laws may be amended by a two-thirds vote of those present at each of two consecutive, regular meetings.