NOTICE of Meeting:  Tuesday, November 14, 2016, 1:00 p.m.,
Inland Empire GCSA Business Meeting, MirabeauPark Hotel & Convention Center, Spokane, Wash.

The sections with proposed changes are listed below. Changes to the BYLAWS of the Inland Empire GCSA are to comply with the GCSAA Chapter Affiliation Agreement. Changes or additions are represented by strikeout, bold, or italics.

INLAND EMPIRE GOLF COURSE SUPERINTENDENTS ASSOCIATION BYLAWS
Amended September 24, 2007

ARTICLE II
MEMBERSHIP

SECTION 1- APPLICATION FOR MEMBERSHIP

Effective July 1, 1997, Each applicant for class A or SM B membership in this association must also present an application for membership or evidence of membership with the Golf Course Superintendents Association of America and maintain such membership thereafter.

ARTICLE II
MEMBERSHIP

SECTION 2- MEMBERSHIP CLASSES

Superintendent Member Class B – Golf Course Superintendent: To qualify for Superintendent Member Class B membership, an applicant shall, at the time of application, be employed as a golf course superintendent with less than three years’ experience and does not meet the ANY additional qualifications for Class A membership. Superintendent Members shall have all the privileges of the Association including voting and holding office.

Associate (F): To qualify for Associate Membership, an applicant must be an individual interested in golf management who is not directly responsible for turf management as defined as a Class A, SM, B or C.

Inactive (I): An Inactive Member is an individual who, by reason of unemployment, illness or other adverse circumstances, has been placed in this class upon his or her application. The Board of Directors shall have the authority to act on such application and to place a member on inactive status subject to terms and conditions as the board of Directors may specify by Standing Rules. An inactive member is a member who, by reason of unemployment, illness or other adverse circumstances, has been placed in this class upon their application. The Board of Directors shall have the authority to act on such application and to place a member on inactive status subject to such terms and conditions as the Board of Directors may specify from time to time by Standing Rules. A, B and C members who no longer fulfill all the requirements for A, B, and C.
classification due to a position change will be eligible to keep their status for the purpose of resumes, interviews, applications, etc., for a period not to exceed twenty-four (24) months, providing they are actively seeking employment as a Golf Course Superintendent or Assistant. Members in this classification will continue to pay regular dues during this period, and retain all rights and privileges granted under their classification. The Board of Directors shall have the authority to allow a present inactive Board Member to complete the elected/appointed remainder of term, not to exceed twelve months. Any A/B/C Inactive member exceeding twenty-four months of consecutive unemployment will be automatically placed in the appropriate membership classification or dropped from the association.

ARTICLE IV
OFFICERS AND BOARD OF DIRECTORS

SECTION I - QUALIFICATIONS AND TERMS OF OFFICE
The Board of Directors shall consist of nine members, at least five of who shall be class A or SM-B members of the Golf Course Superintendents Association of America. Directors ceasing active employment in the turfgrass industry may serve for up to six months after cessation of employment.

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The officers of this Association shall be President, Vice President, and Secretary-Treasurer, all whom shall be class A or SM-B-members of the Golf Course Superintendents Association of America. The President shall serve a one-year term but may be re-elected with a limit of two consecutive terms. The Vice President and Secretary-Treasurer shall serve for a term of one year with no limit on terms. Officers and Directors shall take office following the fall meeting.