NALP BYLAWS

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Section I—OFFICES

1.1 The principal office of the Corporation shall be the main or primary office. In the event a temporary principal office is necessary, it shall be that of the President.

1.2 The Corporation may have such offices at such other places as the Board of Directors may from time to time determine or the business of the Corporation may require.

Section II—MEMBERSHIP

2.1 The Corporation shall have no capital stock. Membership in the Corporation shall be as follows.

2.2 Voting Membership shall be divided into categories as listed below:

2.2a Law School Members:

2.2a(i) Any law school fully or provisionally accredited by the American Bar Association.

2.2a(ii) Any law school outside the United States whose admission to membership is approved by the Board of Directors.

2.2b Employer Members:

2.2b(i) Any employer whose active engagement in the recruitment of lawyers and law students is primarily for purposes of employment within its individual organization.

2.2b(ii) Any bar association.

2.3 Each Member Organization (also referred to as “Member”) in Section 2.2a and 2.2b shall be entitled to one vote. Employer Members having multiple offices in different cities may hold a separate membership for any office that is responsible for its own recruitment program (each with one vote) upon payment of additional dues.

2.4 The Executive Director shall be notified in writing via postal mail, facsimile, or e-mail of the name of the person designated to represent the Member Organization and to vote. The right to vote on behalf of a Member shall be transferable to another person within the Member Organization.

2.5 Each Member Organization may, upon payment of any required fees, designate any number of its employees as entitled to receive additional copies of all mailings and electronic communication and resources. These designated employees, as well as the representative designated in Section 2.4, shall be referred to as "Member Employees." In addition,
notwithstanding the voting provisions in this section, each Member Organization may have any number of its employees present at any meeting.

2.6 If a Member Organization has no voting representative present to vote during the annual or regional business meeting, the Member may give a written proxy to another Member Organization. Written notification of any proxy on questions other than elections must be received by the President and the Executive Director at least ten days prior to the day upon which the meeting will take place. Such written proxy may be withdrawn upon written notice to the President and the Executive Director no later than twenty-four hours prior to the time established for the commencement of the meeting. No Member Organization may hold more than three proxies. Notification of proxies for voting in any election must comply with the provisions of Section 9.7.

2.7 Regions: The membership of the Corporation shall be divided into such general and limited regions as the Board of Directors deems necessary and appropriate. Changes in regional boundaries shall be made only after consultation with the regions affected. Said consultation shall include a poll or survey.

2.8 Membership may be terminated by a Member Organization at any time upon notification in writing to the Executive Director and shall be effective upon fulfillment of all monetary obligations for the fiscal year.

2.9 The membership of any Member Organization or Member Employee may be suspended or terminated for cause. Sufficient cause for such suspension or termination of membership shall be violation of these Bylaws or any lawful rule or practice duly adopted by the Corporation or any other conduct prejudicial to the interests of the Corporation as determined by the Board in good faith. Except when termination results from operation of Section 3.2 (non-payment of dues), suspension or termination shall be by an affirmative vote of nine or more of the thirteen voting members of the Board of Directors; provided that a statement of the reasons for the proposed suspension or termination shall have been sent by registered mail to the last recorded address of the Member Organization or the Member Employee, as the case may be, at least twenty days before final action is taken thereon. This statement shall be accompanied by a notice of the time and place of the meeting of the Board of Directors at which the reasons shall be considered. At the discretion of the Board President, such meeting may be held by any means of electronic communication which permits all persons participating in such meeting to communicate effectively with each other with such Member Organization or Member Employee having the opportunity to participate and to be represented by counsel to present any defense to the proposed suspension or termination before such action is taken.

2.10 The Corporation may have non-voting Affiliates, who shall be individuals and entities interested in and supportive of the purposes of the Corporation, and whose rights, obligations, qualifications, and dues shall be determined from time to time by Resolution of the Board. Affiliate admission requires approval by the NALP Executive Director and timely remittance of applicable dues. Affiliates shall not be eligible to hold any elected office in the Corporation, nor shall they be subject to subsections 2.1 – 2.9 of this Section II. The Affiliate status of any such non-voting Affiliate may be suspended or terminated by the Executive Director for failure to pay
timely dues, or for other any conduct not supportive of NALP, or for other good cause as
determined in the discretion of the Board of Directors.

Section III—DUES AND FEES

3.1 The Board of Directors shall determine dues for the membership or, at its discretion, specific
classes of membership for each fiscal year. They shall also determine the Member and non-
member registration fees for the Annual Education Conference and shall so notify the
membership at least ninety days prior to the Conference.

3.2 Non-payment of dues shall be cause for termination of membership unless reasonable cause
for such late payment can be shown by the involved Member Organization or Member
Employee.

Section IV—VOTING MEMBERS' MEETINGS

4.1 An annual conference, which shall include the annual business meeting of the Corporation,
shall be held at such place as the Board of Directors shall designate, alternating the site among
the regions insofar as practical. Notice of the place and registration fee of the annual conference
shall be communicated to the membership at least ninety days before such conference.

4.2 Election of officers and the directors followed by the presentation of the Treasurer's Report
shall be the first orders of business of the annual business meeting. Such other business as has
arisen since the last annual meeting may be considered. The agenda for the business meeting
shall be circulated with the nominations for officers and directors as provided in Section 9.3.

4.3 Each region shall hold an annual business meeting and such other meetings as appropriate.
The Regional Representatives then in office shall preside at the regional meetings. Election or
announcement of each region's Annual Education Conference Planning Coordinator(s), Regional
Representative(s) and/or Nominating Committee member(s) shall be the first order of business of
the annual regional business meetings.

4.4 Except as otherwise provided by law, the members in attendance shall constitute a quorum at
all meetings of the voting members.

Section V—MEMBER VOTING

5.1 All questions presented at meetings described in Section IV shall be decided by the vote of
the majority of the Law School Members present and voting, including those present by proxy,
and the majority of the Employer Members present and voting, including those present by proxy.

5.2 Voting on any question may, at the discretion of the Board, be conducted by electronic
voting, provided that notice of such questions is given to the membership at least thirty days
prior to the opening date of the electronic voting process during which they are to be considered.
Such questions shall be decided by the vote of the majority of the Law School Members
participating in the electronic voting, and the majority of the Employer Members participating in
the electronic voting. Electronic voting for any question must remain open for a minimum of ten
business days.

5.3 Notwithstanding sections 5.1 and 5.2, if the question is one upon which, by express provision
of law, the Articles of Incorporation, or these Bylaws, a different vote is required, such express
provision shall govern and control.

Section VI—BOARD OF DIRECTORS

6.1 All of the corporate powers shall be vested in, and the business and affairs of the Corporation
shall be managed by, its Board of Directors. The Board may exercise all such powers of the
Corporation and do all such lawful acts and things which are not by law, the Articles of
Incorporation, or these Bylaws, directed or required to be done only by Members.

6.2 There shall be a thirteen-member Board of Directors consisting of the President, the
President-Elect, the Vice-President, the Treasurer, and nine Directors. The members of the Board
of Directors shall be Member Employees. The immediate Past-President and the Executive
Director shall be entitled to attend and participate in meetings of the Board in an ex-officio non-
voting capacity.

6.3 The officer positions (President, President-Elect, Vice President and Treasurer) shall be
balanced equally among Law School Members and Employer Members.

6.4 Nine Director positions shall be representative of the membership at large with five being
Law School Member representatives and the remaining four being Employer Member
representatives. Directors’ terms shall be for approximately two years, with four positions open
one year and five positions open the next in alternating fashion. The Directors shall be elected by
the voting membership at the Corporation's annual business meeting, and shall hold office from
their election until the election of their successors at the Corporation's annual business meeting
for the second year following their election.

6.5 The Board of Directors shall have full power and authority:

6.5a To conduct, manage, and direct the business and affairs of the Corporation, which
shall include the power and authority to act on behalf of the Corporation to form,
organize or establish an affiliation with other corporations or entities;

6.5b To assist the President in the appointment of persons to fill vacancies in accordance
with Sections 9.8, 9.9, 9.10, 10.6, 10.7, 11.1a, and 11.3a, and

6.5c To perform such other duties as are prescribed by these Bylaws.

Section VII—MEETINGS OF THE BOARD OF DIRECTORS

7.1 The Board of Directors shall meet at the discretion of the President at least three times per
year. Minutes and decisions of the open sessions of such meetings, or summaries thereof, shall
be made available to the membership. At the invitation of the President, committee chairs and other persons may attend such meetings but shall have no vote.

7.2 Regular meetings of the Board of Directors may be held, upon five days written or electronic notice from the President, at such time and place either within or without the state of incorporation as shall from time to time be determined by the Board of Directors, provided that notice of such determination shall be given to all members of the Board of Directors. Board members present at any regular or special meeting shall be deemed to have received due notice, or to have waived notice thereof, provided that a Board member who participated in a meeting in person or by any means of electronic communication shall not be deemed to have received or waived due notice if, at the beginning of the meeting, he or she objects to the transaction of any business because the meeting is not lawfully called.

7.3 Special meetings of the Board of Directors may be called by the President on two days notice given to each Board member, either personally, by telephone, or by written notice such as postal or electronic mail, or facsimile. Special meetings of the Board of Directors shall be called by the President in the same manner on the written request of four voting members of the Board, and if the President fails, refuses, or is unable to call a meeting when requested by any four voting members of the Board, then the four voting members of the Board may call the meeting on two days written notice given to each Board member. Such meetings may be held by any means of electronic communication which permits all persons participating in such meeting to communicate effectively with each other.

7.4 A majority of the members of the Board of Directors in office shall be necessary to constitute a quorum for the transaction of business, and, except as otherwise provided by law or these Bylaws, the acts of a majority of the Board members present shall be the acts of the Board of Directors.

7.5 If a quorum is present when the meeting is convened, the members of the Board present may continue to do business, taking action by vote of a majority of a quorum as fixed in Section 7.4 hereof, until adjournment, notwithstanding the withdrawal of enough Board members to leave less than a quorum as fixed in Section 7.4 hereof or the refusal of any Board member present to vote, with such actions to be ratified by adoption of the minutes at the following board meeting.

7.6 Any action which may be taken at a meeting of the Board of Directors may be taken by a consent via email or in writing signed by all of the members of the Board and filed with the records of proceedings of the Board of Directors.

7.7 Members of the Board of Directors may participate in and be present at any meeting of the Board of Directors by any means of electronic communication which permits all persons participating in such meeting to communicate effectively with each other.

Section VIII—OFFICERS AND ADMINISTRATORS

8.1 The officers of the Corporation shall be: the President, the President-Elect, the Vice-President, and the Treasurer.
8.2 The Board of Directors may appoint such other officers as it shall deem necessary, who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board of Directors.

8.3 The President's term shall run from the annual business meeting at which he or she takes office until the next annual business meeting. The President-Elect shall automatically become the President at the conclusion of the immediately preceding President's term. The Vice-President and the Treasurer shall be elected in alternating years and their terms shall be for approximately two years. The terms of office for the Vice-President and Treasurer shall run from the annual business meeting at which they are elected until the election of a new Vice-President or Treasurer, as the case may be, at the annual business meeting for the second year following their election. Should either the President or the President-Elect resign or become ineligible to serve under Section 9.8, he or she shall be replaced under the provisions of that section.

8.4 The President shall perform such duties as are customary to the office. The President-Elect shall assist the President in conducting the affairs of the Corporation. The Vice-President shall chair the Regional Resource Council. In the absence of the President, the Vice-President shall preside at business meetings of the Board of Directors, the regions, or the membership.

8.5 The Treasurer shall oversee a process by which the Corporation will: make disbursements as authorized; be responsible for preparation of all necessary tax forms; cause an audit to be made of all receipts and expenditures of the Corporation; prepare a statement of the audit for the record which shall be available to the members of the Corporation; and in consultation with the Board of Directors prepare the annual budget. The Treasurer may delegate appropriate financial responsibilities to the Executive Director.

8.6 Law School Members and Employer Members whose representatives serve as officers may receive such financial support as the Board of Directors may provide.

8.7 The Board of Directors may authorize any officer, employee, or agent, in the name of and on behalf of the Corporation, to enter into any contract or execute and deliver any instrument. The authority may be general or confined to specific instances and shall be in writing. Unless authorized by the Board of Directors, no officer or employee or agent shall have any power or authority to bind the Corporation by any contract or engagement or pledge its credit or render it liable pecuniarily.

8.8 All checks, drafts, and other orders for the payment of money out of the Corporation, and all evidence of indebtedness of the Corporation, shall be executed on behalf of the Corporation in such a manner as shall be determined by resolution of the Board of Directors.

8.9 The Board of Directors may, in its discretion, appoint an Executive Director and such other management or staff personnel as deemed appropriate and determine the compensation of the Executive Director and other staff employees who shall manage and direct such functions of the Corporation as are assigned by the Board of Directors.
Appendix E

8.10 The Executive Director shall serve as Secretary to the Corporation and shall review the status of membership in the Corporation and, in coordination with the Board of Directors, devise and conduct programs for helping the Corporation meet its membership goals. Duties of the position include giving notice of and attendance at all meetings, keeping a record of all proceedings and such other duties as are usual or assigned by the Board of Directors.

Section IX—NOMINATION, ELECTION, REPLACEMENT AND REMOVAL OF OFFICERS AND DIRECTORS

9.1 The Nominating Committee shall nominate the following, fostering to the greatest extent practicable, a Board of Directors reflective of the Corporation’s membership:

9.1a Each year, a President-Elect.
9.1b In alternating years either a Vice-President or a Treasurer.
9.1c In alternating years either four or five Board members whose membership status maintains the balance of five Law School Members and four Employer Members among the Director positions.
9.1d A President if, as provided in Section 9.8, a President as well as a President-Elect must be elected at an Annual Education Conference.

9.2 The Nominating Committee shall hold an annual meeting at which the Committee shall select a slate of nominees for the officer and director positions set forth in Section 9.1 above, to be elected at the next Annual Education Conference. Prior to its annual meeting, the Committee shall request that the membership propose candidates for nomination. The Nominating Committee meeting may be held by any means of electronic communication which permits all persons participating in such meeting to communicate effectively with each other.

9.3 The Nominating Committee shall report its nominations for officers and directors in writing and circulate the report to the membership at least thirty days before the Annual Education Conference.

9.4 Additional nominations to those proposed by the Nominating Committee may be filed with the Nominating Committee at least twenty-four hours prior to the election. They shall be made in writing by petition of fifteen or more voting representatives and shall be posted conspicuously on-site at least four hours before the balloting is scheduled to occur. No nominations will be received from the floor.

9.5 Persons nominated pursuant to Section 9.4 must be of the same membership category as the person they are opposing.

9.6 Elections shall be the first order of business of the annual business meeting of the Corporation and the annual regional business meetings, as provided in Sections 4.2 and 4.3, and shall be overseen by the Nominating Committee.
9.7 Written notification of any voting proxy given pursuant to this section must be received by the Chair of the Nominating Committee and the Executive Director at least ten days prior to the day upon which the election will take place. Such written proxy may be withdrawn upon written notice to the Chair of the Nominating Committee and the Executive Director no later than twenty-four hours prior to the time established for the commencement of the election.

9.8 If the President resigns, becomes ineligible to serve, or dies, the President-Elect shall immediately assume the presidency and shall serve in this capacity for the remainder of the unexpired term as well as during the expected full term as President. If the President-Elect resigns, becomes ineligible to serve, or dies, a President as well as a President-Elect shall be elected at the next Annual Education Conference. If the President-Elect resigns, becomes ineligible to serve, or dies three or more months before the convening of the Annual Education Conference, the Board of Directors shall appoint a person to serve ad interim until the next annual business meeting. This person shall be considered to be an officer of the Corporation, a member of the Board of Directors, and eligible to be elected President or President-Elect. If the Vice-President or the Treasurer is unable to serve out his or her term of office, the President shall appoint a replacement with the advice and consent of the Board of Directors.

9.9 If a member of the Board of Directors other than an officer resigns, becomes ineligible to serve, or dies, the President, with the advice and consent of the Board of Directors, shall appoint a replacement to serve the remaining term of the Director so replaced. The replacement shall be from the same membership category as the Director being replaced.

9.10 Any officer or Director may be removed for cause by an affirmative vote of nine or more of the voting members of the Board of Directors. The procedures regarding membership termination set forth in Section 2.9 shall be applicable to a vote to remove an officer or Director. Sufficient cause for such removal shall be violation of these Bylaws or any lawful rule or practice duly adopted by the Corporation, nonperformance of duties, or any other conduct prejudicial to the interest of the Corporation as determined by the Board of Directors in good faith. Any officer or Director so removed shall be replaced in accordance with the procedures set forth in Section 9.8 or Section 9.9, as applicable.

Section X—ELECTED POSITIONS WITHIN NALP REGIONS

10.1 Annual Education Conference Planning Coordinators - General Regions: Each general region shall, prior to or at its annual business meeting, elect one Annual Education Conference Planning Coordinator to serve on the Annual Education Conference Planning Committee. The members of the Annual Education Conference Planning Committee shall be Member Employees. The Conference Planning Coordinator from each region shall alternate between Law School Members and Employer Members, such that no more than three shall be elected each year from a single membership category. In one year the Law School Members in a given region shall elect a Law School Member as Conference Planning Coordinator; in the next year the Employer Members from that region shall elect an Employer Member to the position. Those elected from and by Law School Members shall be actively engaged in law school career services or related activities, and those elected from and by Employer Members shall be actively engaged in legal recruiting, lawyer professional development, or related personnel activities. The Conference
Planning Coordinators shall hold office from the first annual regional business meeting following their election until the conclusion of the next annual regional business meeting. In the absence of a candidate for a particular position on the Annual Education Conference Planning Committee, the President shall appoint a member to the position. The appointed member must be from the same membership category and region.

10.2 Regional Resource Council Representatives - General Regions: Each general region shall, prior to or at its annual business meeting, elect two persons to serve on the Regional Resource Council and they shall be called Regional Representatives. The members of the Regional Resource Council shall be Member Employees. One Regional Representative shall represent and be elected by the Law School Members and one shall represent and be elected by the Employer Members. The Regional Representative elected from and by the Law School Members shall be actively engaged in law school career services or related activities and the Regional Representative elected from and by the Employer Members shall be actively engaged in legal recruiting, lawyer professional development, or related personnel activities. Regional Representatives shall hold office from the first annual regional business meeting following their election until the conclusion of the annual regional business meeting for the second year following their election. In the absence of a candidate for a particular position on the Regional Resource Council, the President shall appoint a member to the position. The appointed member must be from the same membership category and region.

10.3 Nominating Committee Members - General Regions: Each general region shall, prior to or at its annual business meeting, elect two persons to serve on the Nominating Committee. The members of the Nominating Committee shall be Member Employees. All elected Nominating Committee members shall have a minimum of three years of experience within the industry or experience as a NALP Committee Chair or Vice Chair. One Nominating Committee member shall represent and be elected by the Law School Members and one shall represent and be elected by the Employer Members. The Nominating Committee member elected from and by the Law School Members shall be actively engaged in law school career services or related activities and the Nominating Committee member elected from and by the Employer Members shall be actively engaged in legal recruiting, lawyer professional development, or related personnel activities. Nominating Committee members shall hold office from the Corporation's first annual business meeting following their election until the Corporation's next annual business meeting. The Nominating Committee members' duties shall be as provided in Sections 9.2, 9.3, 9.4 and 11.3. In the absence of a candidate for a particular position on the Nominating Committee, the President shall appoint a member to the position. The appointed member must be from the same membership category and region.

10.4 Members elected from the Limited Region(s): Each limited region shall, prior to or at its annual business meeting, elect a Member Employee from the region to serve as an Annual Education Conference Planning Coordinator or as a member of the Nominating Committee. The Conference Planning Coordinator and the Nominating Committee member shall be elected on an alternating year basis. In one year the Conference Planning Coordinator shall be elected, and in the next year the Nominating Committee member shall be elected. In addition, a Regional Representative is to be elected each year to serve on the Regional Resource Council. In the absence of a candidate for a particular position set forth in this section, the President shall
appoint a member to the position. The Annual Conference Planning Coordinator’s duties shall be as provided in Section 11.1. The Regional Representative’s duties shall be as provided in Section 11.2. The Nominating Committee member’s duties shall be as provided in Sections 9.2, 9.3, 9.4, and 11.3. Persons elected for any of these positions shall be a Law School Member actively engaged in law school career services or related activities or an Employer Member actively engaged in legal recruiting, lawyer professional development, or related personnel activities. All elected representatives shall hold office from the Corporation’s first annual business meeting following their election until the end of the Corporation's next annual business meeting.

10.5 Elections for positions listed in Section X shall be conducted using the voting method as described below (commonly known as the "Borda Count" voting method). Voting may be conducted prior to the annual meeting of the Corporation and/or the annual regional business meeting by mail-in ballot, electronic voting, and/or other means as determined by the Board of Directors that maintain the integrity of the voting process.

10.5a Voters will rank candidates in order of preference and may rank as many, or as few, candidates as they wish. Each candidate receives points corresponding to each voter’s ranking. Points are determined by the number of candidates on each ballot ($n$) so that the first ranked candidate on each ballot receives $n$ points, the second ranked candidate receives $n-1$ points, the third ranked candidate receives $n-2$ points, and so on, with those unranked receiving 0 points. The candidate receiving the most points is declared the winner.

10.5b In the event of a tie, the candidate, of those with the most points, receiving the most first place votes is declared the winner. In the event of a tie where there are equal numbers of points and first place votes, the candidate receiving the most second place votes among the tied candidates is declared the winner. If two or more candidates remain tied after the calculation of points, first place votes, and second place votes in the initial ballot, then a runoff election including all tied candidates shall be held using the same voting method.

10.6 If an Annual Education Conference Planning Coordinator, Regional Representative or Nominating Committee member resigns, becomes ineligible to serve, or dies, the President, with the advice and consent of the Board of Directors, shall appoint a replacement for any such office-holder, from the same membership category and region, to serve the remaining term of the member so replaced.

10.7 Any Annual Education Conference Planning Coordinator, Regional Representative or Nominating Committee member may be removed for cause by an affirmative vote of nine or more of the thirteen voting members of the Board of Directors; provided that a statement of the reasons for the proposed removal from office shall have been sent by registered mail to the last recorded address of such office-holder at least ten days before final action is taken thereon. This statement shall be accompanied by a notice of the time and place of the meeting of the Board of Directors at which the proposed removal shall be considered. Such meeting may be held by any means of electronic communication which permits all persons participating in such meeting to
communicate effectively with each other. The member shall have the opportunity to appear in person or participate in the meeting by any means of electronic communication which permits all persons participating in such meeting to communicate effectively with each other, and to be represented by counsel to present any defense to the proposed removal from office before such action is taken. Sufficient cause for such removal from office shall be violation of these Bylaws or any lawful rule or practice duly adopted by the Corporation, nonperformance of duties, or any other conduct prejudicial to the interest of the Corporation as determined the Board of Directors in good faith. The President, with the advice and consent of the Board of Directors, shall appoint a replacement for any person so removed from office, from the same membership category and region, to serve the remaining term of the member so removed.

Section XI—COMMITTEES

11.1 The Annual Education Conference Planning Committee shall plan, coordinate and host the Annual Education Conference. The Committee shall include a Chair, Vice-Chair(s), and Conference Planning Coordinators as follows.

11.1a The President shall appoint a Chair and Vice-Chair(s) with the approval of the Board.

11.1b Conference Planning Coordinators shall be elected as provided in Sections 10.1 and 10.4.

11.1c The President shall appoint an additional five Conference Planning Coordinators to ensure a broad representation of Member responsibilities, interests and experience. The President shall consider making these appointments from among those who have served as the appointed chair of any of the Corporation's officially-recognized groups and Regional Representatives within the immediately preceding two years.

11.2 The Regional Resource Council serves as a forum and clearinghouse for regional interests, concerns, and projects. The Regional Resource Council is chaired by the Vice-President and includes elected Regional Representatives from the general regions and the limited region as provided in Sections 10.2 and 10.4. The responsibilities of the Regional Representatives include collaborating with and providing reports to the Board of Directors, Vice-President and Regional Resource Council on news, activities and concerns from their region. The Regional Representatives also serve as a conduit of information from the Board to the members in their region.

11.3 The Nominating Committee shall nominate candidates for officers and for the Board of Directors as provided in Section 9.1, 9.2, and 9.3. The Nominating Committee shall also solicit candidates for nomination to Board and regional offices and shall oversee these elections. The Chair shall be a non-voting member of the Committee except in the case of a tie vote by the Committee. The President also may appoint up to two voting Vice-Chairs to ensure the Nominating Committee is representative of the membership while maintaining the balance of membership categories among voting members of the Committee.
11.3a The Chair of the Nominating Committee shall be appointed by the President with the approval of the Board.

11.3b The members of the Committee shall be two persons (one from a Law School Member and one from an Employer Member) from each general region, as provided in Section 10.3 and, in alternate years, a Member Employee from the limited region, as provided in Section 10.4.

11.3c During their term of office, Nominating Committee members may not nominate themselves or be selected as the nominees for officer, Director, or elected positions.

11.4 To assist the officers and the Board of Directors in conducting the affairs of the Corporation, such committees as are necessary and desirable for the good and welfare of the organization shall be appointed by the President with the approval of the Board of Directors, subject to any limitations hereinafter expressed. Committees should wherever feasible include representatives of all groups of voting members.

11.5 Supervision of committees appointed by the President as appropriate shall be delegated to other members of the Board of Directors at the discretion of the President. Committee Chairs, as well as the members of non-elective committees, shall serve at the discretion of the President and the Board of Directors.

10.6 Appointments to committees shall terminate at the expiration of the term of office of the President who makes the appointments unless the President specifies a shorter term. Chairs and members may be reappointed by the incoming President.

Section XII—FISCAL AND MEMBERSHIP YEARS

12.1 The fiscal year and membership year of the Corporation shall be established by Resolution of the Board of Directors.

Section XIII—NOTICES

13.1 In the absence of a more specific directive in the Bylaws, any written notices required or permitted by law, the Articles of Incorporation, or the Bylaws to be given to any Member or Member Employee shall be deemed to have been given to such Member or Member Employee when such notice is served upon such Member or Member Employee or when such notice is placed in the postal mail, postage prepaid, or by email, addressed to such Member or Member Employee at his or her last known address, whichever is earlier.
Section XIV—PARLIAMENTARY AUTHORITY

14.1 The rules contained in Robert's Rules of Order shall govern the Corporation in all cases to which they are applicable and in which they are not inconsistent with the Articles of Incorporation or Bylaws of the Corporation. A Parliamentarian shall be appointed by the President before the start of the business meeting.

Section XV—CORPORATE SEAL

15.1 The Board of Directors may adopt a corporate seal, which seal shall have inscribed thereon the name of the Corporation. Said seal may be used by causing it or a facsimile thereof to be impressed or affixed or reproduced. Failure to affix the seal shall not, however, affect the validity of any instrument.

Section XVI—OPERATIONS

16.1 Expenditures in furtherance of the purpose provided in Article IV of the Articles of Incorporation and consistent with the policies of the Corporation shall be authorized by the President or by such other person or persons as the Board of Directors may select.

16.2 In no event shall the President or members of the Board of Directors make any expenditures or engage in any activity inconsistent with the Corporation's status as a corporation exempt from federal income taxation under Section 501(c)(6) of the Internal Revenue Code of 1954, as amended, or as a corporation contributions to which are deductible under Section 179(c)(2) of the Internal Revenue Code of 1954, as amended.

Section XVII—BYLAWS AMENDMENTS

17.1 These Bylaws may be amended during the business meeting held at the Annual Education Conference or through electronic voting. Proposed amendments to the Bylaws shall be filed with the Executive Director in time to be mailed or emailed to the membership at least thirty days prior to the date of the beginning of the Annual Education Conference or opening of the electronic voting process during which they are to be considered. To become enacted, proposed amendments to the Bylaws must receive a two-thirds vote of approval by voting members in attendance, in person or by proxy, at the business meeting during which they are considered or by those members who participate in the electronic voting process. Electronic voting processes held for the purpose of considering amendments to these Bylaws must remain open for a minimum of ten business days.

Section XVIII—EFFECTIVE DATES

18.1 These amended Bylaws shall take effect immediately upon approval by the membership, except those amendments requiring specific action shall take effect in due course as necessary for their proper implementation.
Section XIX—DISSOLUTION

19.1 Upon dissolution of the Corporation, all assets remaining after payment of, or provision for, all liabilities shall be distributed to an organization or organizations, exempt from the federal income taxation under Section 501(c)(6) of the Internal Revenue Code of 1954 as amended, whose purposes, in the determination of the Board of Directors of the Corporation, most nearly parallel the purposes of the Corporation.