# SEVENTH AMENDED AND RESTATED <br> BYLAWS <br> OF <br> RICHMOND PARALEGAL ASSOCIATION 

(a nonprofit corporation)

ARTICLE I - NAME, SEAL AND PRINCIPAL OFFICE
1.1 Name. The name of the corporation is:

RICHMOND PARALEGAL ASSOCIATION (hereafter, the "Association")
1.2 Principal Office. The principal place of business of the Association shall be inRichmond, Virginia, and the principal office of the Association shall be the office of the Registered Agent unless and until changed by appropriate resolution of the Board of Directors.
1.3 Registered Office. The Association shall have and continuously maintain in this state a registered office and also a registered agent.
1.4 Affiliation. The Association shall be affiliated with the National Association of Legal Assistants, Inc. ("NALA"). No actions or programs may be initiated or undertaken which are in conflict with the policies of NALA.

## ARTICLE II - PURPOSES, POLICY AND DEFINITIONS

2.1 Purposes. The purposes of the Association are:
A. To establish good fellowship among Association Members, NALA, and members of the legal community.
B. To encourage a high order of ethical and professional attainment.
C. To further educate members of the paralegal profession.
D. To support and carry out the programs, purposes, aims, and goals of NALA.
E. To cooperate with the Virginia Alliance of Paralegal Associations (VAPA) and the metropolitan Richmond and Virginia State Bar associations.
2.2 Policy. The Association shall be nonsectarian, nonpartisan, nonprofit, and nonunion. No actions or programs may be initiated or undertaken (now or in the future) in conflict with the Bylaws or the Standing Rules of the Association or bylaws of NALA.
2.3 Definitions.
A. All of the definitions of the Virginia Non-Stock Corporation Act shall apply hereto except where some different meaning or definition shall be set forth herein.
B. Directors at Large include only those Directors not otherwise elected or appointed to an officer position.
C. Officers include President, First Vice President, Second Vice President, Secretary, Treasurer, Parliamentarian, and NALA Liaison.
D. The terms legal assistant and paralegal are used interchangeably and are considered the same within the terms of these Bylaws. The American Bar Association definition of paralegal applies, regardless of job title:

A legal assistant or paralegal is a person, qualified by education, training or work experience who is employed or retained by a lawyer, law office, corporation, governmental agency or other entity and who performs specifically delegated substantive legal work for which a lawyer is responsible.
2.4 The Association recognizes that these Bylaws cannot be all inclusive as to policies of the Association. Therefore, the Board of Directors is empowered to promulgate policies which shall be furnished to the Members and known as Standing Rules of the Association.
2.5 Affiliated Associations. The Association is affiliated with NALA. At the recommendation and affirmative vote of the Board of Directors, the Association may affiliate with or accept as affiliates other duly organized groups or societies, which by aims, constitutions, bylaws, or practice are functioning in harmony with the aims of the Association.

## ARTICLE III - MEMBERSHIP

3.1 Right to Membership. Only those persons who qualify for membership according to the provisions of these Bylaws shall be accepted as Members.
3.2 Classes of Membership. There shall be seven (7) classes of membership as follows:
A - Active Member D - Sustaining Member G - Lifetime Member

B - Student Member
E - Provisional Member
C - Associate Member
F - Retired Member
3.3 The Board of Directors of the Association may, at any time or from time to time, prescribe further rules and regulations defining and governing the admission of individuals to membership in the Association, which said rules and regulations shall be set forth in the promulgated Standing Rules of the Association, if any.
3.4 Qualifications as Active Member. The following shall qualify as an Active Member upon approval of application and payment of dues:
A. Any individual who has successfully completed the Certified Legal Assistant/Certified Paralegal (CLA/CP) examination of NALA.
B. Any individual who has graduated from an American Bar Association ("ABA") approved program of study for paralegals.
C. Any individual who has graduated from a course of study for paralegals which is institutionally accredited but not ABA approved, and which requires not less than the equivalent of sixty (60) semester hours of classroom study.
D. Any individual who has graduated from a course of study for paralegals other than those set forth in B and C above, plus not less than six (6) months of inhouse training as a paralegal, whose attorney-employer attests that suchperson is qualified as a paralegal.
E. Any individual who has received a baccalaureate degree in any field, plus not less than six (6) months in-house training as a paralegal, whose attorney-employer attests that such person is qualified as a paralegal.
F. Any individual who has a minimum of three (3) years of law-related experience under the supervision of an attorney, including at least six (6) months of in-house training as a paralegal, whose attorney-employer attests that such person is qualified as a paralegal.
G. Any individual who has a minimum of two (2) years of in-house training as a paralegal, whose attorney-employer attests that such person is qualified as a paralegal.
H. Any individual who qualifies as an Active Member who also has been given Lifetime Member status.
I. Any Provisional Members under 3.8 (A) who have completed two (2) years of provisional membership.
3.5 Qualifications as Student Member. The following shall qualify as a Student Member upon approval of application and payment of dues:
A. Any individual who is a student in good standing at any university, college, junior college, or other approved school pursuing a course of studies as a paralegal; provided that all such schools and curricula shall be subject to approval of the Board of Directors of the Association. Such individual may not be actively employed as a paralegal, unless the individual is instead an Active Member.
3.6 Qualifications as Associate Member. The following shall qualify as an Associate Member upon approval of application and payment of dues:
A. Attorneys endorsing the paralegal concept or involved in the promotion of the paralegal profession.
B. Those members of the educational field endorsing the paralegal concept or involved in the promotion of the paralegal profession.
3.7 Qualifications as Sustaining Member. The following shall qualify as a Sustaining Member upon approval of application and payment of dues:
A. Those individuals, law firms, corporations, vendors, and other entities who endorse the paralegal concept or are involved in the promotion of the paralegal profession.
3.8 Qualifications as Provisional Member. The following shall qualify as a Provisional Member upon approval of application and payment of dues:
A. Those individuals who do not meet the requirements as an Active Member or Student Member, but are employed as a paralegal, whose attorney-employer attests that such individual is qualified as a paralegal. Provisional Members under 3.8(A) automatically become Active Members upon completion of two (2) years of provisional membership.
B. Any individual who has graduated from a course of study for paralegals other than those set forth in 3.4 above, who is searching for employment as a paralegal.

- Provisional Members under 3.8(B) do not automatically become Active Members upon completion of two (2) years of provisional membership.
- $\quad$ Provisional Members under 3.8(B) who have completed two (2) calendar years of provisional membership must qualify under another membership category, including 3.8(A), to continue as a Member of the Association.
3.9 Qualifications as Retired Members. The following shall qualify as a Retired Member upon approval of application and payment of dues:
A. Any individual who has retired from the paralegal profession and has been employed in the legal field and was a Member of the Association.

Qualifications as Lifetime Member. The following shall qualify as a Lifetime Member upon approval of application:
A. Any individual who the Board of Directors has designated as a Lifetime Member. This Member may be either Active status (with voting privileges) or Retired status (with no voting privileges).
3.11 Application For Membership. Applications for membership shall be submitted to the
clearly state that the Association is an affiliated association of NALA and that all Members are bound by the NALA Code of Ethics and Professional Responsibility in addition to any code adopted by the Association. Approval of membership shall be noted on the application by the Second Vice President. The Second Vice President may require proof of appropriate qualification of any applicant. Applications received without payment of appropriate dues or fees shall be considered incomplete.
3.12 Rejection of Membership Applications. An application for any class of membership shall be rejected by the Membership Committee if (i) the applicant has not met any one or more of the qualifications as set out in Sections 3.4 through 3.10, (ii) non-payment of annual dues, or (iii) the applicant has been convicted of a felony or a crime of moral turpitude or who engages in the unauthorized practice of law.
3.13 Proof of Qualification. Not more than sixty (60) days after the end of the Association's fiscal year, the Membership Committee shall cause to be prepared a list with the names of all Active, Student, Associate, Sustaining, Provisional, Retired, and Lifetime Members as of the end of such year. Such list shall constitute the membership register of the Association and shall be available for use at meetings of the membership and for other purposes described in these Bylaws.
3.14 Resignation of Members. A Member may resign at will by submitting a written resignation to the Association at its principal office. Such resignation shall be deemed to be effective when received by the Board of Directors if it has no effective date stated therein and dues for the current year will be forfeited.
3.15 Removal from Membership. The Board of Directors shall cancel the membership of any Member by a majority vote upon determining that such Member has (i) been convicted of a felony; (ii) violated any code of ethics as set forth in Section 14.1 of Article XIV of these Bylaws; (iii) been found guilty of conduct to actually and substantially injure the good name of the Association; (iv) failed to maintain a high standard of professional ethics, which in either case would have been deemed sufficient for a rejection of a membership application; (v) been convicted of a crime of moral turpitude; or (vi) engaged in the unauthorized practice of law. Right to appeal shall be as provided in Section 3.16 or as provided for in the Standing Rules of the Association, if any, and not otherwise.
3. 16 Appeal of Cancellation of Membership. Any individual whose membership has been cancelled may make written appeal for reinstatement as follows:
A. To the Board of Directors, which appeal shall be considered and passed upon at the next annual, regular, or special meeting of the Board of Directors held thirty (30) days or more thereafter. Appellant shall have the right to appear before the Board of Directors at said meeting.
B. To the membership, by forwarding written notice of appeal to the Secretary at the principal office of the Association not less than ninety (90) days prior to the date
next annual meeting as one of the items of regular business scheduled. The membership will be reinstated only upon majority vote at such meeting.

No individual whose membership has been cancelled as aforesaid shall have the right to apply for reinstatement more than one time. An individual whose membership has been cancelled and whose appeal for reinstatement is pending may not exercise any rights of membership pending the determination of such application.
3.17 Annual Reports. Annual financial reports shall be furnished to members.
3. 18 Statutory Right of Dissent. No right of dissent to any action of the Association, as such is defined in The Virginia Nonstock Corporation Act, shall exist where such action shall have been approved, accepted, adopted, or ratified either by the smallest majority of votes of the membership required for approval or alternatively by the Board of Directors in compliance with these Bylaws, such approval by the membership orby the Board of Directors (as the case may be), shall accordingly relinquish all rights of dissent to the extent permitted by law.
3. 19 Statutory Right of Dissolution. The Association may be dissolved by the affirmativevote of not less than two-thirds of the Active and Lifetime Members or by unanimous vote of all duly elected and qualified members of the Board of Directors.
3. 20 Access to Records. Inspection of the books, accounts, and records of the Association by its Members shall be limited to such times and places as may be fixed by the Board of Directors at any time or from time to time by appropriate resolution. If the Board of Directors in its sole discretion shall determine that any proposed use is or appears to be other than a legitimate use or appears to be hostile to the interests of the Association, then the Board of Directors need only make such records available to any Member or Members as shall be required under the laws of the Commonwealth of Virginia.
3. 21 Ratification of Acts. Any transaction of business by the Members at any meeting which was invalidly noticed, convened, or conducted shall be as though fully valid if (i) such business is subsequently approved and ratified at any meeting of the membership, or if (ii) a quorum had not been present in person or by proxy at any such earlier invalid meeting and if, thereafter, (iii) the balance of the membership who were neither present nor represented at such meeting shall execute a consent to the transaction of such business ratifying the same or shall execute an approval of the minutes thereof. Any such waivers, consents, or approvals shall be filed with the Secretary and made a part of the minutes and records of the Association.

### 3.22 Dues and Assessments.

A. The annual dues for all membership classifications shall be fixed by the Board of Directors of the Association and Members shall be liable for the following dues and assessments:

1. An initiation fee fixed by the Board of Directors may be required of all new Active, Student, Provisional, or Associate Members.
2. Sustaining, Retired, and Lifetime Members will not pay an initiation fee.
B. Provisions to fix, vary, or increase dues or initiation fees may be determined by the Board of Directors and set forth in the Standing Rules of the Association, if any, without the necessity of further submission to or approval by the membership.
C. Dues shall be due on or before February 1 of each year and shall not be prorated and shall become delinquent on May 1.
D. A delinquent Member shall be reinstated upon payment of dues and such reinstatement fee(s) as may be fixed by the Board of Directors and set forth in the Standing Rules of the Association if paid on or after May 1. Applications for renewal of Membership shall be accompanied by the appropriate dues and fees.
E. Members whose dues are unpaid for more than one year shall comply with Section 3.11 and Section 3.22(A) and 3.22(D).
F. Lifetime Members are exempt from Sections 3.11 and 3.22.
3.23 Restrictions on Transfer. Memberships in the Association are not transferable.

## ARTICLE IV - MEETINGS

4.1 Members Qualified to Vote. Only Active Members and Lifetime Members with active status in good standing forty-five (45) days before the annual or special meeting has been called to order shall be qualified to vote at membership meetings or upon other matters coming to the Members for action. No Active Member who is delinquent in the payment of any dues or other assessments shall be qualified to vote. Student, Associate, Sustaining, Provisional, or Retired Members do not have voting privileges.
4.2 Voting by Individual Proxy. At any meeting of the membership of the Association, any Active Member or Lifetime Member shall have the right to vote either in person or by individual proxy. A Member may appoint another Member and one alternate as proxy by an appropriate written designation and proxy. Any such individual proxy shall be valid only for that single meeting for which it shall have been given and not otherwise. No person shall solicit any proxies and proxies obtained by such solicitation may not be used at any membership meeting nor shall the same be accepted by the Secretary or in the event of the annual meeting by the Nominating and Elections Chairperson. Any individual proxy shall be deemed filed by a Member with the Nominating and Elections Chairperson when postmarked by United States mail thirty (30) days before the annual meeting shall have been called to order and received within ten (10) days after the postmark date or if by electronic means as designated in the notice. Any individual proxy shall be deemed filed by a Member with the Secretary when postmarked fifteen (15)days before a special meeting has been called to order and received within ten (10) days of the postmark date or by electronic means as designated in the notice.
4.3 Representation by Delegates After Membership Reaches 500. At the end of each fiscal year, the Secretary shall certify the number of Active and Lifetime Members as of the end of such year. When the Secretary has first certified that the Association has a total number of Active and Lifetime Members exceeding five hundred (500), then the following provisions for the attendance and voting of Active and Lifetime Members atall annual and special meetings of the membership of the Association shall apply:
A. Active, Student, Associate, Sustaining, Provisional, Retired and Lifetime Members will be entitled to attend all membership meetings, both annual and special.
B. At the first annual meeting following the certification of Active Membership to be in excess of five hundred (500) and at all subsequent meetings, all voting shall be by delegates (elected and qualified as hereafter provided) and no individual Active or Lifetime Member shall vote either in person or by proxy.
C. All Active and Lifetime Members shall then be deemed to be represented by their delegates and the actions taken by the delegates shall be and constitute the actions of the membership of the Association.
D. Once the delegate system has been implemented as aforesaid, then any reference to the membership in these Bylaws (other than the right to attend the membership meetings) shall be construed to refer to the delegates representing the membership. Notwithstanding anything herein contained, the foregoing is not intended to, nor shall it authorize the appointment of any proxy or attorney-in-fact by any delegate or alternate delegate.
E. Selection and Qualifications of Delegates. After the delegate system has been commenced, delegates shall be selected and qualified as set forth in the promulgated Standing Rules of the Association, if any.
4.4 Written Ballot. By a majority vote of the quorum present, any proposition before a meeting of the membership shall be taken by written ballot. The motion for writtenballot shall take precedence over any pending question, proposition, or motion before the meeting. If such motion shall carry, then the ballot on such pending question, proposition, or motion shall not require the identification of the Active or Lifetime Member, delegate, or proxy vote.
4.5 Majority Defined. At any meeting of the membership, all questions properly before such meeting shall be determined by a simple majority vote of the quorum present except as shall otherwise be required by the Articles of Incorporation or by any contrary specific provision of these Bylaws. Votes by proxy shall be included in determining majority vote.
4.6 Quorum Defined. A quorum shall be deemed to exist at any meeting of the membership
with presence, either in person or by individual proxy, of five percent (5\%) of the Active and Lifetime Members. In the absence of a quorum, the Active and Lifetime Members present, either in person or by proxy, may adjourn such meeting by majority vote of those present without notice other than (i) announcement to such effect, and (ii) then posting a notice of such continuance on the Association's website for not less than twelve (12) hours thereafter designating the continuance of the meeting to a time and place specified until a quorum shall attend. The Board of Directors may adjourn and continue for an interim not to exceed three (3) days; provided, however, that should the Board of Directors determine the meeting cannot then be held, additional like adjournments or continuances may be permitted. At any such adjourned meeting at which a quorum shall be present, any business may be transacted which might have earlier been transacted at the meeting as originally called.
4.7 Place of Meeting. All meetings of the membership shall be held in such place as designated by the Board of Directors.
4.8 Time of Annual Meeting. The Annual Meeting of the membership shall be held at the time fixed by the Board of Directors.
4.9 Call and Notice of Annual Meeting. The Annual Meeting shall be held upon the call of the President, or the affirmative vote of two-thirds (2/3) of the Board of Directors. The Nominating and Elections Chairperson shall cause written notice of the time and place of such meeting to be given to each Member not less than forty-five (45) days prior to the date of such meeting in order to comply with Section 4.2. Such notice may be made by United States mail, electronic means, or a posting to the Association's website. Notice given to the Members according to the membership register of the Association as of the close of the Association's prior fiscal year shall be sufficient and shall be deemed notice upon additional individuals who shall have become Members of the Association after such register shall have been closed and prior to the time of the annual meeting.

In the event of a national or regional emergency or disaster, strikes, boycotts, acts of God, or other circumstances tending to make it virtually impossible or extremely difficult to hold a meeting as called, then the Board of Directors may either reset or cancel such meeting; provided, however, that should the meeting be cancelled rather than reset, the Board of Directors must promptly fix and carry out by United States mail, or electronic means, or through its officially designated publication a method for the membership to vote for the election of officers by written ballot, any plan to be used only for such election, and definition of the plan to be at the sole discretion of the Board of Directors.

Publication of Notice of Annual Meeting. In lieu of notice as provided for in Section 4.9, the Board of Directors may, at its discretion, provide that notice of the time and place of the annual meeting may be waived and in lieu thereof notice shall be given as follows:
A. Such notice shall be published in a newspaper of general circulation in Richmond, Virginia, or in any other city or county of the Association once a week for two (2)

Adopted by the Membership on November 15, 2016 successive weeks the first date being at least eight days prior to the date of the meeting, stating the specific time and place thereof, also statingits purpose; and
B. Such notice shall also be published in the official publication of the Association where the issue containing the notice shall have been posted in the United States mail or electronic means not less than forty-five (45) days prior to the date fixed for such meeting.
4.11 Special Meetings. Special meetings of the membership may be held at the proper place for the holding of an annual meeting upon call and notice as provided and at any time properly fixed therefore. The Members may transact any business at a special meeting which could be transacted at an annual meeting unless such business is by the Articles of Incorporation or by these Bylaws specifically reserved to the annual meeting.
4.12 Call and Notice of Special Meetings. A special meeting shall be held either on the call of the President or the affirmative vote of two-thirds (2/3) of the Board of Directors. The Secretary shall cause written notice of the time and place of such meeting to be givento each Member not less than forty-five (45) days prior to the date of such meeting. Such notice may be made by United States mail, electronic means, or a posting to the Association's website. Notice given to the Members according to the membership register of the Association as of the close of the Association's prior fiscal year shall be sufficient and shall be deemed notice upon additional individuals who shall have become Members of the Association after such register shall have been closed and prior to the time of the annual meeting.
4.13 Publication of Notice of Special Meeting. In lieu of notice as provided for in Section 4.12, notice may be given as specified in Section 4.10.
4.14 Waiver of Notice. When any notice is required to be given to Members by the Bylaws, the Articles of Incorporation, or law, then a waiver in writing of such notice executed by such Member shall be deemed equivalent thereto. Additionally, the presence of any Member at any meeting shall be deemed to be the equivalent of notice and shall constitute a waiver of notice unless such Members shall specifically appear for the purpose of contesting the validity of such meeting and shall then file with the Secretary a written protest to such effect before the meeting has commenced and declared to be in order. Notwithstanding anything to the contrary in this Article IV, no notice shall be given of any meeting to a Member who shall have waived notice.
4.15 Educational Meetings. The Association shall hold a minimum of four (4) educational events or ten (10) hours of education each fiscal year. These programs may be held in connection with a regular meeting of the membership.

## ARTICLE V - BOARD OF DIRECTORS

### 5.1 General Powers. Except as otherwise hereinafter provided, the business of the

Directors may exercise all of the powers, authority, and discretion which alternatively may be exercised by the Members or alternatively by Officers of the Association except such as are by statute or according to the Articles of Incorporation or by the other provisions of these Bylaws either specifically reserved to the membership or alternatively are delegated to the Officers or Directors at Large.
5.2 Specific Powers. By way of extension rather than limitation, the Board of Directors shall be vested with the following authority, discretion, and powers:
A. To purchase or otherwise acquire, deal in, sell, hold, or dispose of for the Association such property, rights, interests, or privileges (whether real, personal, or mixed) of whatsoever nature which the Association is authorized or may legally do and upon such terms and conditions and for such consideration as it in its discretion shall deem fit and to the best interests of the Association;
B. To appoint, hire, contract with, suspend, discharge, remove, or otherwise deal with such subordinates, managers, assistants, agents, servants, or employees, either permanently or temporarily and to determine and fix their duties and compensation and to require security from them, to determine their fitness, all upon such terms and conditions and for such consideration as it may in its discretion deem fit and to the best interests of the Association;
C. To confer by appropriate resolution upon any Officer or agent the right to choose, hire, contract with, remove, suspend, discharge, or otherwise deal with subordinate agents or employees as it may in its discretion deem fit and to the best interests of the Association;
D. To appoint any person or persons to accept, acquire, hold in trust, or dispose of any property (real, personal, or mixed) for or belonging to the Association or in which it shall or may be interested, and to otherwise act for any purpose and to execute and do such other duties and things which may be requisite or incident or convenient in relation to such trust;
E. To create, make, or authorize the creation or issuance of such checks, drafts, notes, bonds, debentures, mortgages, leases, trust agreements, instruments, contracts or agreements of whatsoever nature and type and to do each and every other act and thing necessary, incident, or convenient in effectuating the same; and
F. To conduct business of the Board of Directors by United States mail, electronic means, or in person meetings. In the event of a United States mail or electronic means vote, a majority of votes of the Board of Directors shall be required to approve any action thereof.
5.3 Qualifications of Board Members. Board members must be legally competent to enter into contracts, must be a citizen of the United States of America, must be Active or Lifetime

Board member become unemployed during his or her term, such Board member shall have six (6) months to become employed as a paralegal or shall tender his or her resignation.
5.4 Composition of the Board. The President, Vice Presidents, Secretary, Treasurer, Parliamentarian, NALA Liaison, and all Directors at Large shall automatically be members of the Board of Directors.
5.5 Election of First Vice President, Second Vice President, Secretary, and Treasurer. The membership shall elect the First Vice President, Second Vice President, Secretary, and Treasurer of the Association at each annual meeting in the following manner.
A. Not later than September 1 of each year the Nominating and Elections Chairperson of the Association shall issue a call for declarations of candidacy for these offices to the Members, either by publication in the official publication of the Association, by United States mail, electronic means, or by posting the call to the Association's website. The Nominating and Elections Committee shall declare the closing date for nominations in the call for declarations of candidacy. Declaration of candidacy received after the noticed closing date shall not be considered, unless no candidacy has been declared for an open office. In such event the acceptance of the candidacy shall be at the discretion of the Nominating and Elections Committee.
B. Not later than October 1 of each year, the Nominating and Elections Chairperson of the Association shall prepare an official ballot for each office vacancy to Members for voting as set forth in the official ballot and cause the same to be published in the official publication of the Association, or by United States mail, electronic means, or by posting the call to the Association's website. Votingshall be by ballot at the annual meeting except when there is but one candidate for any office. In that event, if there is no objection, the election for that office may be by hand or voice vote. Prior to the submission of the ballot at the annual meeting, the President shall appoint a judge and two (2) tellers for the purpose of tallying the votes, including all ballots voted by proxy. The judge shall certify the results of said vote to the President, who shall announce the results to the assembly. The majority shall elect.
C. In the event of a tie, the voting Members/Delegates shall immediately proceed to vote by ballot to dissolve such tie. Should a third ballot fail to break the tie, then it shall immediately proceed with the winner being determined by the drawing of lots. The procedure shall be (i) each candidate's name for a position shall be placed on a separate piece of similar paper, (ii) each paper shall be folder uniformly without the candidate name visible, (iii) each paper for a common position shall be placed in a container large enough to be shaken for random distribution, then (iv) the Nominating and Elections Chairperson shall draw a single piece of paper for each candidate position to determine the winner.
and shall be required at all meetings of the Board of Directors for the transaction of any business. Except as otherwise provided for in these Bylaws, the vote by a majority ofthe quorum at any duly constituted meeting shall be sufficient to elect and pass any measure. In the absence of a quorum at any duly called meeting, the members of the Board of Directors present by majority vote and without further notice other than announcement may adjourn the meeting from time to time until a quorum shall attend. The Board of Directors may adjourn and continue for an interim not to exceed three (3) days; provided, however, that should the Board of Directors determine the meeting cannot then be held, additional like adjournments or continuances may be permitted. Any business may be transacted at such adjourned meeting which might have been transacted at the meeting as originally called.
5.7 Failure of Board Member to Act. If any member of the Board shall be absent from two (2) consecutive Board of Director meetings without cause, then such position may be deemed to be vacant and may be filled at the second of such absences as an interim vacancy by the Board of Directors.
5.8 Resignation. The resignation of a Board member shall not be effective until accepted by the Board of Directors, unless it has been submitted in writing and specifiedto be effective as of a certain date.
5.9 Removal. Any Board member may be removed from office for cause according to the provisions of Section 3.15. Additionally, the Board of Directors may remove from office any member of the Board who is guilty of any substantial neglect of duty, or has any physical or mental disability or illness to such an extent as will prospectively render such Board member unable to promptly resume the performance of his or her duties within a reasonable time.
5.10 Filling of Vacancies. The President may fill any interim vacancy resulting from the death, resignation, removal, disqualification, disability, or other inability to act, of any Officer, Director, or agent. Any Officer, Director, or agent elected or appointed to fill such a vacancy shall serve the unexpired term of such former Officer, Director, or agent.
5.11 Annual Meeting. The annual meeting of the Board of Directors shall be held before the annual membership meeting. The Secretary shall give notice of the time for which such meeting shall have been called not less than thirty (30) days prior to the date fixed forthe meeting.
5.12 Regular Meetings. The Board of Directors must hold at least four regular meetings each fiscal year. The first meeting of the Board of Directors shall be held without notice and immediately following the Annual Meeting of the Members. At this meeting the Board of Directors shall fix the time and place for the three (3) additional meetings forthe ensuing year.
5.13 Special Meetings. Special meetings may be called by the President or by appropriate resolution of a majority of the Board of Directors.
5.14 Notice of Regular and Special Meetings. The Secretary shall cause written notice of such meetings to be given not less than thirty (30) days prior to the date fixed for the regular meeting and not less than ten (10) days prior to the date fixed for any special meeting. Notice shall be deemed to have been properly given when delivered in person, by United States mail, by electronic means, or by posting the notice on the Association's website. If placed in United States mail, such delivery shall be deemed to have been delivered when deposited in a sealed envelope with postage prepaid in the United States mail addressed to the Board member at his or her last known or ascertainable address.
5.15 Waiver. When any notice is required to be given to Board members by these Bylaws, the Articles of Incorporation, or law, then a waiver in writing of such notice executed by such Board member shall be deemed equivalent thereto. Additionally, the presence of any Board member at any meeting shall be deemed to be the equivalent of notice and shall constitute a waiver of notice unless such Board members shall specifically appear for the purpose of contesting the validity of such meeting and shall then file with the Secretary a written protest to such effect before the meeting has commenced and declared to be in order. Notwithstanding anything to the contrary in this Article V, no notice shall be given of any meeting to a Board member who shall have waived notice.

Proxy of Board Member. A Board member shall not appoint any person as attorney-infact or proxy, nor shall any Board member attempt to act at any meeting through a proxy, agent, or attorney-in-fact. A Board member may submit a written ballot on questions and matters before the Board of Directors which have been included in any advance agenda for any meeting.
5.17 Electronic Meetings. The Board of Directors may permit any or all Board members to participate in a regular or special meeting by, or conduct the meetingthrough the use of, any means of communication by which all Board members may simultaneously participate. A Board member participating in a meetingby this means is deemed to be present in person at the meeting.
5.18 Action Without Meeting. Action required or permitted to be taken at a Board meeting may be taken without a meeting if the action is taken by all members of the Board of Directors. The action shall be evidenced by one or more written consents stating the action taken, and included in the minutes or filed with the Association records reflecting the action taken. Action taken under this Section 5.17 becomes effective when the last Board member responds unless the consent specifies a different effective date, in which event the action taken is effective as of the date specified.
5.19 Secret Ballot. Upon demand of any Board member, the vote on any question, proposition, or motion shall be taken by secret written ballot.
5.20 Compensation to the Board of Directors. Board members shall not receive any compensation for attendance at any meetings or for serving in such capacity. However,

Adopted by the Membership on November 15, 2016 the Board of Directors may approve actual travel or other expenses paid or incurred by any Board member in the performance of any proper duty or function in accordance with
schedule of allowable expenses set forth in Standing Rules of the Association, if any.
5.21 Presumption of Assent. A Board member who is present at a meeting of the Board of Directors at which action on any Association matter is taken shall be deemed to have assented to such action. If a dissent is noted following the action, the Board member shall request his or her dissent be entered in the minutes of the meeting or the Board member shall file written dissent to such action with the Secretary of the meeting before adjournment. The Board member shall otherwise deliver such written dissent by registered mail to the Secretary of the Association not more than five (5) days after the adjournment of such meeting.
5.22 Defenses of Claims. The Board of Directors may authorize such expenditures as it shall deem to be in the best interests of the Association for the investigation and defense of claims made or suits brought by any persons whomsoever either against the Association, its directors, officers, agents, or employees, or any of them without regard to the nature of the alleged claim or suit.
5.23 Personal Liability of Board Members. A Board member shall have no personal liability for any claims or damage that may result from acts in the discharge of any duty imposed or exercise of any power conferred upon such Board member by the Association if, in good faith, such Board member shall have acted with ordinary care and prudence or alternatively shall have relied upon the opinion of an attorney, accountant, or other professional consultant of the Association.

## ARTICLE VI - DIRECTORS AT LARGE

6.1 Powers and Authority. The Directors at Large shall be vested with, have and exercise all of the authority, power and discretion of the Board of Directors except for such part thereof as shall be expressly reserved by the Board of Directors. The Directors at Large may conduct its business by United States mail, by electronic means, or by meetings. In the event of United States mail or electronic means vote, the majority vote of Directors at Large shall be required to approve any action thereof.
6.2 Election and Tenure of Directors at Large. Five Directors at Large shall be elected by the Members in the following manner:
A. Not later than September 1 of each year the Nominating and Elections Chairperson of the Association shall issue a call for declarations of candidacy for the position of director which shall become vacant by the expiration of a term, either by publication in the official publication of the Association or by United States mail or electronic means to Members. The Nominating and Elections Committee shall declare the closing date for nominations in the call for declarations of candidacy. Declaration of candidacy received after the noticed closing date shall not be considered, unless no candidacy has been declared for an open position of director.

In such event, the acceptance of the candidacy shall be at the discretion of the Nominating and Elections Committee.
B. Not later than October 1 of each year, the Nominating and Elections Chairperson of the Association shall prepare an official ballot for each director vacancy and cause the same to be published in the official publication of the Association, or by United States mail or electronic means to Members for voting as set forth in the official ballot. Such ballot shall be returned, unopened, to the Nominating and Elections Chairperson in the format or at the address designated in the notice for tallying.
C. In the event of a tie, the voting Members/Delegates shall immediately proceedto vote by ballot to dissolve such tie. Should a third ballot fail to break the tie, then it shall immediately proceed with the winner being determined by the drawing of lots. The procedure shall be (i) each candidate's name for a position shall be placed on a separate piece of similar paper, (ii) each paper shall be folded uniformly without the candidate name visible, (iii) each paper for a common position shall be placed in a container large enough to be shaken for random distribution, then (iv) the Nominating and Elections Chairperson shall draw a single piece of paper for each candidate position to determine the winner.
D. Directors shall be elected for a two year term. The terms shall be staggered with three director vacancies in even years and two director vacancies in odd years, unless extenuating circumstances arise creating additional vacancies. No Director may be elected to hold such office for more than three (3) full consecutive terms. Active Members who become Retired Members during their tenure on the Board may fulfill their term.
E. Any interim vacancies shall be addressed as directed in Section 5.10.
6.3 Limitations. The Directors at Large shall neither independently amend the Bylaws of the Association nor appoint interim directors. All acts of the Directors at Large shall be subject to ratification by the Board of Directors, except for the election of the President, Parliamentarian, and NALA Liaison.
6.4 Membership on Board of Directors. All Directors shall be members of the Board and be subject to Article V of these Bylaws.
6.5 Election of President, Parliamentarian, and NALA Liaison. The President, Parliamentarian, and NALA Liaison shall be elected as follows:
A. The Directors at Large shall hold an election for the office of President at a regular meeting to be held at least one (1) month prior to the annual meeting of the membership. The President must be elected from the Board of Directors in accordance with the procedure set forth in the Standing Rules of the Association, if any, to serve from the first Board meeting following the annual meeting through the annual meeting of the Members of the next ensuing fiscal year.
B. The immediate Past President shall automatically become the Parliamentarian for one year. In the event a sitting President is elected to a second term, the

Directors at Large shall hold an election for the office of Parliamentarian prior to the call to order of the annual meeting of the membership. This election may be at the same time as election of the President.
C. The Directors at Large shall hold an election for the office of NALA Liaison prior to the call to order of the annual meeting of the membership. This election may be at the same time as election of the President.
6.6 Appointment of Webmaster. A Director at Large shall be appointed by the President to serve as Webmaster for a one year term. Duties of the Webmaster shall be included in the Standing Rules.

## ARTICLE VII - OFFICERS

7.1 Officers to be Elected by the Directors at Large. President, Parliamentarian and NALA Liaison.
7.2 Officers to be elected by the voting Members. The First Vice President, Second Vice President, Secretary, and Treasurer shall be elected by the voting Members at the annual meeting.
7.3 Tenure of Officers. The President, Vice Presidents, Secretary, Treasurer, Parliamentarian, and NALA Liaison shall hold their office for one (1) year or until their successor(s) are duly elected and qualified. Officers may be re-elected for an unlimited number of additional one-year terms.

### 7.4 Officers' Duties.

A. President. The President shall be the general manager of the Association, shall have general supervision of the business, shall conduct all of the regular business of the Association, shall see that all orders and resolutions of the Board are enforced and put into effect, shall be its principal officer and agent, shall automatically be and serve as Chairperson of its Board, shall preside at all meetings and shall negotiate and execute all contracts, bonds, mortgages, and all other instruments whatsoever incident to the conduct of business of the Association. By way of extension rather than limitation, the President may appoint and remove, employ, contract with and discharge all employees and agents of the Association; the President shall have such other and further authority, power and discretion as shall reasonably be necessary, incident to or convenient for the accomplishment of the purposes of the Association and transaction of all of its business of whatsoever nature except as shall be prohibited under the laws of Virginia or absolutely reserved to the Board of Directors in these Bylaws or hereafter limited by act of the Board of Directors. The President shall represent the

Association at the NALA annual meeting, unless the President is not a current member of NALA, in which case, the NALA Liaison shall represent the

Association at the NALA annual meeting. The President automatically becomes Parliamentarian for one year upon conclusion of the term of office.
B. First Vice President. The First Vice President shall exercise the functions of the President in the absence or disability of the President and, when so acting, shall have all of the powers and authority of the President.

The First Vice President shall be Chairperson of the Education Committee. These duties shall include planning seminars and workshops, coordinating educational meetings, and working with NALA in the event of co-sponsorship of any programs. The First Vice President shall also be responsible for fulfilling the educational requirements of Section 4.15 of Article IV of these Bylaws and shall report such educational meetings to the NALA Liaison to be included in the NALA quarterly reports. The First Vice President shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
C. Second Vice President. The Second Vice President shall exercise the functions of the President in the absence or disability of the President and First Vice President and, when so acting, shall have all of the powers and authority of the President.

The Second Vice President shall be Chairperson of the Membership Committee and shall be charged with soliciting new members and the authority to approve or reject all applications for membership in accordance with these Bylaws and all Standing Rules of the Association, if any; applications shall be made upon standard forms furnished by the Association and submitted with annual dues and initiation fee, if any. Any application which is rejected or not approved may be referred to the Board of Directors for reconsideration upon written request of the applicant made to the President of the Association. The Second Vice President shall forward all membership monies to the Treasurer. The Second Vice President shall work with his or her NALA counterpart to encourage membership in NALA. The Second Vice President shall maintain the current membership register and provide such register to the NALA Liaison to be included in the NALA reports. The Second Vice President shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
D. Secretary. The Secretary shall attend all meetings of the Board of Directors, shall keep a full and accurate account of their proceedings and, when directed, shall cause to be prepared notices of meetings of the Members or the Board of Directors. The Secretary shall keep the seal of the Association, if necessary, and shall affix the same to other documents requiring the seal either upon the direction of the Board of Directors or the President. Unless otherwise directed by the Board of Directors, the Secretary shall have no duty to determine that any report or return shall have been mailed or any tax paid to any governmental

Adopted by the Membership on November 15, 2016 body. Association minutes of any meeting shall be available to NALA upon request. The Secretary shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
E. Treasurer. The Treasurer shall be responsible for the accounting of receipts and disbursements of the Association, creating the preliminary budget for approval by the Board of Directors, and direct preparation of records of the finances of the Association. Upon direction by the Board of Directors, the Treasurer shall be bonded at the expense of the Association. The Treasurer shall consult with the auditor to ascertain that any report or return necessary shall be filed and any tax due shall be paid to the proper governmental agency. The Treasurer is also responsible for timely paying the renewal fee for continued affiliation with NALA. The Treasurer shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
F. Parliamentarian. The Parliamentarian shall supervise the parliamentary procedures of all meetings. In the absence of the duly appointed Parliamentarian at any meeting, a majority of the Members present shall elect a substitute Parliamentarian for that meeting. The Parliamentarian shall be familiar with the Association's Bylaws, NALA Bylaws, and Robert's Rules of Order Newly Revised. The Parliamentarian shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
G. NALA Liaison. The NALA Liaison must be an Active or Lifetime Member in good standing of the Association. The NALA Liaison must be a current NALA member. The NALA Liaison shall be an officer of the Board of Directors. If the individual appointed to this office is currently serving the Association in another officer capacity, the individual will voluntarily vacate that office for the term of this position. The NALA Liaison must be familiar with the NALA bylaws and the policies of NALA, shall receive minutes of all NALA meetings, and shall represent the Association at the NALA annual meeting of affiliated associations. In the event the NALA Liaison is unable to attend the NALA annual meeting of affiliated associations, the Board of Directors may designate another NALA active member to serve as its representative. The NALA Liaison shall be the main contact between NALA and the Association and provide the Association a formal voice with NALA and increase communications among the Association and NALA affiliated associations. The NALA Liaison shall report on Association activities to the NALA affiliated associations director as required and shall report all officers' names to NALA headquarters and the NALA affiliated associations director. The NALA Liaison shall, within sixty (60) days of passage, notify the NALA affiliated associations director of any changes in the Association's Bylaws. The NALA Liaison may submit items the Association wishes discussed to the NALA affiliated associations director and shall participate in discussion sessions at NALA annual meetings. A report to Association members on the NALA annual meeting will be required. The NALA Liaison shall perform such other duties as from time to time may be assigned by the Board of Directors or the President.
7.5 Resignation. An officer may resign at any time by delivering written notice to the Secretary or the President. Such resignation shall take effect at the time specified, or, if the
time is not specified, then upon receipt of such notice, at which time all officers and directors shall be notified of the resignation.

## ARTICLE VIII - CONTRACTS AND CORPORATE INTERESTS

8.1 Contracts. In the absence of fraud, no contract or other transaction between the Association and any other corporation shall be affected by the fact that Members, Directors, Officers or agents of the Association are shareholders, directors, officers or agents of any other corporation if such contract or transaction shall be either approved or ratified by the Board of Directors of the Association after a disclosure or with knowledge of such interests. Any Member, Director or Officer individually, or any corporation, partnership, trust or other entity in which a Member, Director or Officer of the Association is interested may be a party to or interested in any contract or transaction with the Association, provided that such contract or transaction shall be either approved or ratified by the affirmative vote of the Board of Directors of the Association following disclosure or with knowledge of such interests. Members, Directors, or Officers so interested may be counted when present at meetings of Members, Directors, or Officers, as the case may be, for the purposes of determining whether a quorum exists.
8.2 Accounting. No Member, Director or Officer shall be liable to account to the Association for any profit indirectly or directly realized from or through any such transaction or contract with the Association by reason of his or her interests therein which shall have been either approved or ratified as aforesaid.

## ARTICLE IX - FISCAL YEAR

9.1 Setting of Fiscal Year. The fiscal year of the Association shall be determined in the discretion of the Board of Directors, but in the absence of any such determination, shall begin on the 1st day of January and end on the 31st day of December of that same year.
9.2 Amendment. The fiscal year of the Association may be changed by the Board of Directors at any annual, regular, or special meeting.

## ARTICLE X - COMMITTEES

10.1 Board Appointed Committees. The Board of Directors may at any time or from time to time constitute either standing or special committees, for such purposes and vested with such authority as it shall determine to be in the best interests of the Association.
10.2 Limit of Committee Authority and Action. Unless specifically so authorized by

Adopted by the Membership on November 15, 2016 appropriate resolution of the Board of Directors, no standing or special committee shall preempt the stated authority and function of any Officer or Director of the Association. No standing or special committee shall represent the Association nor hold itself out as being vested with any authority without the specific authorization of the Board of Directors. No such committee shall likewise incur any financial obligation nor enter into any contract for the Association without the prior specific authorization of the Board.
10.3 Standing Committees. The standing committees shall include the following and such others as set forth in the Standing Operating Rules of the Association:

| A-Membership | E- Audit Committee |
| :--- | :--- |
| B- Education | F- Nominating and Elections |
| C- Newsletter | G- Public Relations/Marketing |
| D- Technology Committee | H- Annual Meeting/Paralegal Week Reception |

10.4 Special Committees. Special committees may be created and appointed by the President, subject to the approval of the Board of Directors.
10.5 Standing Committee Chairpersons. The President shall appoint such standing committee chairpersons whose appointments are not otherwise provided for in these Bylaws, subject to the approval of the Board of Directors, and shall announce such appointments to the Board of Directors within thirty (30) days after the appointment has been made and accepted.
10.6 Duties. The duties of the standing committees shall be as follows:
A. Membership. It shall be the duty of this committee to maintain the membership register. The Second Vice President is the Chairperson of the committee. This committee shall prepare membership notices, confirm receipt of membership applications, distribute notices and newsletters, and promote the Association by encouraging other paralegals, paralegal students and potential Sustaining and Associate candidates to join. This committee coordinates the Outstanding Paralegal of the Year Award, and the mentoring program. This Chairperson shall have express authority to solicit such committee members as may be necessary to carry out the duties of this committee.
B. Education. It shall be the duty of this committee to develop educational material for paralegals including, but not limited to, multimedia (DVD, online, electronic) courses, and other self-teaching aids and to supervise the planning and presentation of such seminars for paralegals as the Board of Directors may designate. The First Vice President is the Chairperson of the committee. The committee shall offer a majority of the required Continuing Legal Education (CLE) credits each year for Members who have earned the CP/CLA designation from NALA. This committee coordinates the Jean H. Proffitt and Susan Brewer, Esq. Scholarship and Janet Scott Scholarship programs. This Chairperson shall have express authority to solicit such committee members as may be necessary to carry out the duties of this committee.
C. Newsletter. The Chairperson of this committee shall act as editor of the official publication of the Association and shall have charge of publishing same as directed by the Board of Directors and/or President. This Chairperson shall have express authority to solicit such committee members as may be necessary to carry out the duties of this committee.
D. Technology Committee. It shall be the duty of this committee to maintain the website, email addresses, and other technology needs of the Association. This Chairperson shall have express authority to appoint such committee members as may be necessary to carry out the duties of this committee. The Webmaster is the Chairperson of the committee.
E. Audit Committee. It shall be the duty of this committee to audit the finances of the Association and reconcile the Treasurer's records. The Chairperson of this committee shall be a current Director at Large who was not the Treasurer for the year being audited. The Co-Chairperson shall be appointed by the President from the voting Membership who are not currently on the Board of Directors, nor were on the Board of Directors for the year being audited. The Co-Chairperson shall be presented to the Board of Directors for confirmation. The Co-Chairperson shall issue an audit letter by April 1st of the year following the fiscal year being audited.
F. Nominating and Elections. It shall be the duty of this committee to issue a call for declarations of candidacy for the offices of First Vice President, Second Vice President, Secretary, and Treasurer and vacancies of Directors, as well as notice of the Annual Meeting, in accordance with Section 4.9. The call for declarations of candidacy must be sent, either by United States mail, by electronic means, by posting to the Association's website, or by publishing in the official publication of the Association, no later than September 1. The call shall instruct those Members wishing to declare themselves candidates for any Officer or Director position to return the prescribed form, signed by the prospective candidate and postmarked no later than the date provided in the notice and received within ten (10) days thereafter. The Chairperson of this committee shall then prepare a sample ballot of the candidates and cause the same to be sent to each Member of the Association at least thirty (30) days prior to the annual meeting, either by United States mail, by electronic means, or by posting to the Association's website. In addition, the other duties set out in these Bylaws shall be performed. In the event there is no Nominating and Elections Chairperson, all duties of such Chairperson shall be assumed by the Secretary.
G. Public Relations/Marketing. It shall be the duty of this committee to communicate the Association's functions and the Association's community exposure in local media outlets. This committee shall also be responsible for procurement of any branded or logo items for distribution by the Association.
to plan the Annual Meeting and the Paralegal Week Reception. The committee shall coordinate with the Nominating and Elections Committee as necessary to ensure notices, the call for declarations of candidacy, and ballots are distributed as required by the Bylaws. This committee will communicate information regarding the annual meeting or reception as necessary.

## ARTICLE XI - AMENDMENT TO BYLAWS

11.1 Amendments by Membership. Any Member may submit a proposed amendment to the Bylaws by delivering the proposed resolution in written form to the Secretary of the Association postmarked or emailed no later than September 1. Amendments submitted by Members as aforesaid shall be considered by the Board of Directors who shall recommend for or against the adoption thereof.
11.2 Amendments by the Board of Directors. The Board of Directors or any member thereof may propose amendments to the Bylaws at any Board Meeting. At least once every three years, the President will appoint a special committee to review the Association’s Bylaws and recommend such changes as are deemed appropriate.
11.3 Publication of Proposed Amendments. The Secretary shall cause any proposed amendment(s) not in conflict with NALA Bylaws to be made available to the Members either by the official publication of the Association if it coincides with the notice of the ensuing annual meeting, United States mail, electronic means, or by posting the proposed amendments to the Association's website if it coincides with notice of any regular or special meeting.
11.4 Presentation of Proposed Amendments. Only amendment(s) submitted in accordance with Sections 11.1, 11.2, and 11.3 herein shall be considered during the course of any annual meeting, regular meeting or special meeting of the Members.
11.5 Vote Required to Adopt. Amendment(s) shall be adopted by the affirmative vote of twothirds (2/3) of the Members present or represented by individual proxy at the annual meeting, special meeting or regular meeting of the Members. The NALA Liaison shall advise the NALA affiliated associations' director of any amendments within sixty (60) days of passage. Any and all amendment to the Bylaws must be approved by NALA before the amendments can be published as final.

## ARTICLE XII - ORGANIZATIONAL DIVISION

12.1 The Board of Directors, in performing its duties with respect to the management of the Association, shall have the power and authority to establish sections or divisions for its Members pursuant to such rules and regulations and qualifications as the Board of

## ARTICLE XIII - PARLIAMENTARY AUTHORITY

13.1 Robert's Rules of Order Newly Revised shall be the parliamentary authority where applicable and where there is no conflict between said rules and the Bylaws and Articles of Incorporation of the Association.

## ARTICLE XIV - MISCELLANEOUS PROVISIONS

14.1 Code of Ethics. Every Member of the Association shall subscribe to and be bound and governed by the American Bar Association Model Guidelines for the Utilization of Paralegal Services, as amended, the American Bar Association Model Rules of Professional Conduct, and the NALA Code of Ethics and Professional Responsibility and any other code so adopted by the membership of the Association. Violations of this Section 14.1 shall be grounds for immediate dismissal from membership and/or removal from office, as described in Section 3.15. Appeal may be made in accordance with Section 3.16 of Article III of these Bylaws.
14.2 Dissolution. In the event of dissolution of the Association, all property and assets shall be distributed to a nonprofit charitable organization as defined by the Internal Revenue Code, to be selected by a majority vote of the remaining members of the Association, notice having been given to Members and the NALA affiliated associations' director at least fifteen (15) days prior to the meeting. In no event shall any of such property and assets be distributed to any Member or private individual.
14.3 Retention of Affiliation. Affiliation with NALA is renewable each year by payment of an affiliation fee and attached to a current membership register. The annual renewal fee shall be paid in accordance with NALA procedures. Payment received after due date must be accompanied by a late fee penalty established by NALA. In addition to the renewal fee, the Association must comply with the required reports and requested procedures as outlined by these Bylaws. In the event of suspension of affiliation, the Association may re-affiliate with NALA by submitting a new application with membership roster, bylaws, sample of educational programs, petition and current initial fee. The affiliation agreement shall be reviewed periodically by the NALA president and the NALA affiliated associations' director and the Association President and NALALiaison, at the request of either party. Each party agrees that the agreement may from time totime be amended by attachment executed by the President and Secretary of each party, subject to the approval of the NALA Board of Directors and the Association Board of Directors.

