## PORAC BYLAWS

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ARTICLE I

NAME AND OBJECTIVES

Section 1. **NAME:** This Association shall be known as the Peace Officers Research Association of California (PORAC).

Section 2. **OBJECTIVES:** The objectives of this Association are to unite all persons within its jurisdiction for their economic, professional, and social advancement. It shall be the aim of the Association to assist all public safety officers in seeking adequate compensation for the performance of their professional duties and to improve conditions of employment, accomplished through collective legal activities, collective efforts in all areas of labor presentation, collective attempts to insure themselves and their families against health, disability, accident, and any other problems that may occur; to collect, study, standardize, summarize, and distribute factual data in order to promote the professional qualifications and standing of public safety officers.

Section 3. **PRINCIPLES:** The Association is founded on the principle that public safety officers united in mutual interest and acting in a spirit of cooperation, may, through the free exercise of their constitutional freedoms of association and self-organization, best promote their own welfare.

Section 4. **HEADQUARTERS:** The Headquarters and general offices of this Association shall be located in Sacramento, California, and shall remain situated in that city until removed by referendum vote of the membership.
ARTICLE II

MEMBERSHIP

Section 1. The membership of Peace Officers Research Association of California (PORAC) is comprised of member associations and individuals as provided in these Bylaws.

Section 2. There shall be six (6) classes of membership in PORAC; active, retired, honorary, associate, reserve, and limited.

Section 3. **ACTIVE MEMBERSHIP** shall consist of:

A. Employee organizations, a majority of whose membership consists of Peace Officers as defined in Section 830 et seq. and Public Officers as defined in Section 831 et seq. of the California Penal Code.

B. Applications from management, Public Officers, and reserve associations will not be considered for active membership unless submitted with a letter from the corresponding PORAC rank-and-file association stating they are not opposed to or support the application. No recommendation is needed for the application if the rank-and-file organization is not a PORAC active member. (S.R.)

C. Retired peace officers who retain active membership and pay such dues through their local association.

D. Active membership includes at-large associations.
ARTICLE II (Cont’d.)

MEMBERSHIP

Section 4. **RETIRED MEMBERSHIP:** Any retiree from past or current affiliates of PORAC, or any retired public safety officer with appropriate supporting documentation may be a Retired Associate Member.

Rev. 11/08; Rev. 11/09

Section 5. **JOE ACETO HONORARY LIFE MEMBERSHIP:** The Joe Aceto Honorary Life Membership may be conferred upon any person rendering extraordinary service to the goals and objectives of PORAC. (S.R.)

Rev. 11/99

Section 6. **RESERVE MEMBERSHIP:** Reserve membership shall consist of associations made up of reserve peace officers. (S.R.)

Section 7. **ASSOCIATE MEMBERSHIP:** Associate membership shall be those individuals approved as provided by these Bylaws. (S.R.)
ARTICLE II (Cont’d.)

MEMBERSHIP

Section 8. LIMITED MEMBERSHIP shall only be available to the following organizations:

A. Public safety organizations not eligible for other membership.
B. The Executive Committee or Board of Directors may give approval to grant limited membership to any newly applying association otherwise eligible for full PORAC membership for a period up to but not to exceed twelve (12) months.

C. Applications from management, Public Officers, and reserve associations, not accepted for active membership shall be allowed to apply for limited membership.

Section 9. OUT OF STATE MEMBERSHIP shall only be available to out of state public safety organizations.

Section 10. Membership shall be approved or denied by the Board of Directors or the Executive Committee. (S.R.)

Section 11. Limited members have no rights in PORAC except (a) to participate in the Legal Defense Fund (LDF), Retiree Medical Trust (RMT), and Insurance and Benefits Trust (I&B) programs for which they qualify, and (b) to attend PORAC sponsored trainings and events on par with other affiliated associations.

Section 12. Only employee organizations recognized as the exclusive bargaining representative by the public agency employing law enforcement offices may seek or maintain Active, Limited or Reserve Association Membership in PORAC, except as otherwise provided by the PORAC Board of Directors.
ARTICLE III

DUES

Section 1. Active membership organizations shall pay dues at the rate of seven dollars ($7.00) per capita per month. Active membership organizations shall pay dues at the rate of nine dollars ($9.00) per capita per month beginning the 1st quarter of 2018. This additional two-dollar ($2.00) assessment shall be specifically allocated to protect and defend member’s pension benefits impacted by any California pension reform initiatives. This assessment may be paid in a lump sum and from any source the active organization deems appropriate. This assessment may sunset by a majority vote of members in attendance at any Conference of Members beginning in 2019. Non-active dues paying members, as listed below, shall pay dues in the manner prescribed in the Bylaws and Standing Rules.

Rev. 11/00; Rev. 11/05; Rev. 11/07; Rev. 11/13; Rev. 11/14; Rev. 11/15; Rev. 11/17

Section 2. Reserve peace officer associations shall pay dues at the rate of forty-eight dollars ($48.00) per capita annually.

Rev. 11/04; Rev. 11/14; Rev. 11/19

Section 3. Retired Associate Members (RAM) shall pay dues at the rate of thirty dollars ($30.00) per capita annually, effective January 1, 2015.

A. Retired Associate Members (RAM) who opt to withdraw from RAM, and subsequently seek to regain RAM membership, shall pay, in addition to their new dues, the amount of any delinquent dues owed at the time of their withdraw.
ARTICLE III (Cont’d.)

DUES

B. The Retired Associate Members (RAM) dues shall be waived if the member’s
association from which they retire keeps their status active. However, such RAM
dues paying members shall not count for purposes of determining voting strength
under Article X, Section 2 (C) of these Bylaws.

Section 4. Standard Associate Members (SAM) shall pay dues equivalent to the rate of dues set for
Retired Associate Members.

Section 5. Honorary life members shall pay no dues. (S.R.)

Section 6. Limited membership organizations shall pay dues of $2.00 dollars per capita per month.
Effective January 1, 2020, the monthly per capita dues shall increase to $2.25. Effective
January 1, 2021, the month per capita dues shall increase to $2.50. Effective January 1,
2022, the monthly per capita dues shall increase to $2.75. Effective January 1, 2023, the
monthly per capita dues shall be forty percent (40%) of Active member dues, rounded up
to the nearest quarter dollar. Limited member associations who opt to withdraw from
PORAC, and subsequently seek to regain limited membership status, shall, over the
same number of months they were without PORAC limited membership, pay, in addition
to their new dues, the amount of dues that would have otherwise been paid if they had
maintained continuous limited membership. However, the above dues payback shall be
waived if the former limited members attain active member status.

Rev. 11/08; Rev. 11/19
ARTICLE III (Cont'd.)

DUES

Section 7. Out of State Limited Membership organizations shall pay dues or fees as set by the Board of Directors or Executive Committee.

Section 8. As applied in these Bylaws, the term “per capita” shall mean all members of an affiliated Active or Limited membership organization.
ARTICLE IV

REGIONS/CHAPTERS

Section 1. The membership of PORAC is geographically divided into four (4) Regions, each of which is further divided into Chapters. (S.R.)

Section 2. Each Chapter may be comprised of non-at-large associations, at-large associations, associate members, retired members, statewide association members and Federal Coalition members.

A. Non-at-large associations are active member organizations with fewer than five hundred (500) individual members.

B. At-large associations are active member organizations with five hundred (500) or more individual members.

C. Statewide associations are active member organizations whose membership transcends the boundaries of the various Regions and Chapters. Statewide associations’ members are not members of a local Chapter but are members of the Statewide Chapter. They may attend any local Chapter meeting but may only exercise their rights within the Statewide Chapter. (S.R.)

D. Federal Coalition is comprised of active member organizations whose membership transcends state boundaries.

Rev. 11/06; Rev. 11/17; Rev. 11/19

Section 3. The boundaries of the various Regions and Chapters within California shall be established. A map indicating the names, numerals, and boundaries of the Regions and Chapters approved by the Board of Directors shall be attached to these Bylaws.

Rev. 11/17
REGIONS MAP
PORAC’s 14 Chapters
ARTICLE V
POWERS

Section 1. The Conference of Members shall, when in session, possess the power to amend these
Bylaws, elect officers, and other powers as provided herein.

Section 2. Subject to the authority of the Conference of Members, the activities and affairs of
PORAC shall be governed and all corporate powers exercised by or under the direction
of the Board of Directors.

Section 3. Subject to the authority of the Board of Directors, when the Board of Directors is not in
session, the Executive Committee shall have all the powers and authority of the Board
of Directors subject to the direction of the Board of Directors except when prescribed by
law, Standing Rules, and/or these Bylaws.

Section 4. The Executive Committee shall have no power to adopt, amend, or suspend the
Standing Rules.

Section 5. Chapters shall establish Bylaws and elect officers to administer their affairs.
A. The Bylaws and actions of the Chapters shall not be in conflict with the Bylaws or
principles of PORAC. The Bylaws of the Chapters, and any amendments thereto, shall
be submitted to and become effective upon approval of the PORAC Board of Directors.

Rev.11/08; Rev. 11/13
ARTICLE V (Cont’d.)

POWERS

B. Chapters shall adopt Standing Rules and policies which are consistent with its fiduciary duty to oversee the financial affairs of the corporation, which comply with federal and state laws, and which shall not be in conflict with the Standing Rules or principles of PORAC.

Rev. 11/11

C. No one at the Chapter level shall have the authority to represent himself/herself as an agent of PORAC without specific approval of the PORAC Board of Directors as provided in the Bylaws or Standing Rules.

Rev. 11/09

Section 6.  Except as restricted in these Bylaws all active members/associations shall have the right to examine the records, accounting books, reports, minutes and correspondence of the officers, Board of Directors, and committees of PORAC, upon reasonable written and timely request.

Rev. 11/93
ARTICLE VI
OFFICERS/BOARD OF DIRECTORS/EXECUTIVE COMMITTEE

Section 1. The officers of PORAC shall be the President, Vice President, Treasurer, and Secretary.

Section 2. The Board of Directors shall be comprised of the President, Vice President, Treasurer, one (1) Director from each at-large association (who shall be a member of that at-large association), one (1) elected Director from each Chapter (elected by non-at-large associations within the Chapter) and, for a one (1) year term, the immediate Past President. Unless denied by the Board of Directors, the immediate Past President may complete their term even if no longer an active member.

Rev. 11/10; Rev. 11/11

Section 3. The Executive Committee shall be comprised of the President, Vice President, Treasurer, and eight (8) Directors. (S.R.)

A. The Directors of the Executive Committee shall be composed of two (2) Directors from each Region, provided that no more than one (1) Director shall be elected from each Chapter.

B. Executive Committee Directors shall be elected by the active member associations from each affected Region in accordance with the procedures set forth in Article IX, et seq. of these Bylaws.

C. The Board of Directors shall retain the power to remove Executive Committee members as provided in Article XII of these Bylaws.
ARTICLE VII

MEETINGS

Section 1. The Conference of Members shall be convened annually, during the last quarter of the year, as determined by the Board of Directors. (S.R.)

A. Written notice of the time and place of the Conference shall be given not less than thirty (30) days prior to the Conference of Members.

B. A quorum shall consist of the members present.

Section 2. The Board of Directors shall meet at least twice annually, in addition to the meetings at the Conference of Members, unless more frequently convened by a majority of its members or the President.

A. At least two (2) days' notice shall be given of the time, place, and tentative agenda of the meeting unless otherwise waived.

B. A quorum shall be constituted when a majority of the Board of Directors is present, and they represent at least a majority of the total votes of the entire Board of Directors.

C. A meeting may continue notwithstanding the loss of a quorum except that no vote may occur in the absence of a quorum.

Rev. 11/11

Section 3. The Executive Committee shall meet when convened by a majority of its members or the President. (S.R.) The manner of notice of meeting, establishment of quorum, and action taken during a loss of quorum, shall be the same as provided for the Board of Directors.
ARTICLE VIII

DUTIES

Section 1. The President shall preside at all meetings of the Board of Directors, Executive Committee, and the Conference of Members. He/She shall perform such duties given him/her by these Bylaws, Board of Directors and/or the Executive Committee. He/She may call meetings of the Board of Directors and the Executive Committee, and shall be an ex-officio member of all committees except the Credentials Committee. He/She shall be the spokesperson and official representative of PORAC. He/She shall appoint or replace committee chairpersons and members as provided by these Bylaws subject to the approval of the Board of Directors.

Section 2. The Vice President shall succeed the President should the Presidency become vacant. He/She shall, at the determination of the Executive Committee or the Board of Directors, assume the duties of the President in the absence of the President. He/She shall conduct elections and perform such other duties as may be delegated by these Bylaws, the President, Board of Directors, and/or Executive Committee.

Section 3. The Secretary shall be responsible for the preparation and certification of the minutes of meetings of the Executive Committee, Board of Directors, and the Conference of Members. He/She shall make a regular report to the members on meetings of the Executive Committee and the Board of Directors. He/She shall maintain custody of the Articles of Incorporation, Bylaws, and Standing Rules. He/She shall perform such other duties as may be delegated by the Board of Directors, Executive Committee, and these Bylaws.
ARTICLE VIII (Cont’d.)

DUTIES

Section 4. The Treasurer shall be the chief financial officer responsible for ensuring compliance with the fiscal policies of these Bylaws, the Board of Directors, and Executive Committee. (S.R.)

Section 5. A member of the Board of Directors shall perform the duties of a Director, including duties as a member of any committee upon which he/she may serve, in good faith, in a manner he/she believes to be in the best interests of PORAC, and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would use under similar circumstances.

Section 6. Chapter Directors shall insure Chapter compliance with PORAC Bylaws, Standing Rules, policies, procedures and shall be a local representative of PORAC for all local matters except contractual obligations.

Rev. 11/07

Section 7. Chapter Presidents preside at Chapter meetings and perform such duties as prescribed by these Bylaws and shall also be a local representative of PORAC for all local matters except contractual obligations.

Rev. 11/07

Section 8. The Statewide Officers of PORAC shall be considered ex-officio members of the Board of each PORAC Chapter and may attend and participate in any Chapter meeting. However, such Officers shall not count toward establishing a quorum or have any voting authority in such Chapter meetings except as expressly permitted by that Chapter’s Bylaws.

Rev. 11/09
ARTICLE IX
ELECTIONS/APPOINTMENTS

Section 1. Only individuals who are active members of PORAC are eligible to hold office. Active members are not precluded from also being employees of PORAC. All individuals holding any office or directorship with PORAC, whether elected or appointed, shall perform their duties in good faith, in the best interests of the corporation, and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would under similar circumstances.

Rev. 11/13

Section 2. The President and Vice President shall be nominated and elected for two (2) year terms by a majority of the votes cast at the Conference of Members. In the event of a tie or plurality vote, the two (2) candidates receiving the largest number of votes in the first election shall be included in an immediate run-off election.

A. Nominations shall be made at the August meeting of the Board of Directors preceding the Conference of Members when the votes shall be cast. Alternatively, a nomination may be submitted in writing, provided the nomination is received by PORAC prior to the commencement of the August Board of Directors Meeting.

B. The manner of election shall be the same as the manner of voting as prescribed in Article X.

C. In odd numbered years, the President shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members.

D. In 2018, the Vice President shall be nominated and elected for a one (1) year term by a majority of the votes cast at the Conference of Members. Commencing in 2019, both the President and Vice President shall be nominated and elected for two (2) year terms by a majority of the votes cast at the Conference of Members.

Rev. 11/13; Rev. 11/17
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

Section 3. In even numbered years, the Treasurer shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members. In the event of a tie or plurality vote, the two (2) candidates receiving the largest number of votes in the first election shall be included in an immediate run-off election.

A. Nominations shall be made at the August meeting of the Board of Directors preceding the Conference of Members when the votes shall be cast. Alternatively, a nomination may be submitted in writing, provided the nomination is received by PORAC prior to the commencement of the August Board of Directors Meeting.

B. The manner of election shall be the same as the manner of voting as prescribed in Article X.

C. In 2017, the Treasurer shall be nominated and elected for a one (1) year term by a majority of the votes cast at the Conference of Members. Commencing in 2018, the Treasurer shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members.

Rev. 11/17

Section 4. If the office of the President, Vice President, or Treasurer is declared vacant at the Conference of Members, an election shall be immediately conducted to fill that vacancy. The successful candidate shall only complete the term of the vacant office being filled.

Section 5. The term of office of the President, Vice President, and Treasurer shall commence on January 1st following the election at the Conference of Members.
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

Section 6. The President shall appoint a Secretary from one (1) of the Region Directors currently
on the Executive Committee, subject to approval of the Board of Directors.

Section 7. The President may appoint a Parliamentarian, Sergeant-at-Arms, Historian and Chaplain
subject to the approval of the Board of Directors.

Rev. 11/16

Section 8. Directors shall be elected or designated as follows:

A. Chapter Directors shall be elected from the Chapter for two (2) year terms, in the
   manner prescribed by these Bylaws and Standing Rules, by active member non-at-
   large associations.

B. At-large Directors shall be designated by at-large associations.

Rev. 11/19

Section 9. Regional members of the Executive Committee, the LDF Trust, RMT Trust and I&B Trust
shall be elected for terms of two (2) years by a majority of the votes cast by eligible active
members. Only members of the Board of Directors who have been sworn into office are
eligible for nomination and election to the PORAC Executive Committee.

Rev. 11/18
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

A. The Vice President shall, during the month of July each year, send to eligible member organizations a notice announcing each Region’s nominations meeting, which shall be held prior to September 1st of that same year. This notice shall contain the time and place of the meeting and a statement advising that nominations, accompanied by nominee’s acceptance of nomination, may be made from the floor at the meeting or by a letter of nomination listing the candidate, the nominator and the seconder. Nominations shall be deemed closed upon the conclusion of the Region nomination meeting.

Rev. 11/14; Rev. 11/15; Rev. 11/19

B. The Vice President shall, no later than September 15th of each year, send to eligible members an election ballot. The ballot shall be counted and an election declared during the October Executive Committee meeting.

Rev. 11/15

(1) The election ballot shall contain:

Rev. 11/15

(a) the time and place of the election;

(b) the candidates’ names and the number of votes allowed, as certified by the Vice President, based on dues paid up to June 30th of that year; and

Rev. 11/15

(c) the closing time and date of the polls, shall be at 5:00 p.m., three (3) calendar days prior to the October Executive Committee Meeting.

Rev. 11/15
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

C. The Vice President shall, within five (5) days following a tie or plurality vote, send
notice of another election, which shall be held within fifteen (15) days of the tie or
plurality vote. The manner of notice and voting shall be the same as the above
except that only the two (2) candidates receiving the largest number of votes in the
first election shall be included in the ballot.

Rev. 11/06

Section 10. Elections of Chapter Directors and members of the LDF Trust, I&B Trust, and RMT Trust
shall be held in alternate years with odd-numbered Chapters and Regions electing in odd
years, and even-numbered Chapters and Regions electing in even years. (S.R.)

Rev. 11/07; Rev. 11/09; Rev. 11/15

Section 11. One (1) Executive Committee member and one (1) I&B Trust member shall be elected in
each Region, each year, for a two (2) year term. There will be a total of eight (8) elected
Executive Committee members and Trustees, two (2) elected from each Region, provided
that no more than one (1) Executive Committee member and Trustee member shall be
elected from each Chapter.

Rev. 11/07; Rev. 11/14

Section 12. Chapter Directors, Executive Committee members, Standing Committee and Trust
members, shall take office at the close of the Conference of Members.
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

Section 13. Vacancies in any office excluding Chapter Director and State President shall be filled within sixty (60) days following receipt of resignation, removal from office, or date office is otherwise vacated, whichever occurs first.

A. For all Presidential appointments, the President shall, at a duly announced Executive Committee or Board of Directors meeting, obtain ratification of the appointment.

B. For all Statewide and Regional elected offices, the Vice President is responsible for having a successor determined and shall, within fifteen (15) days following receipt of resignation, removal from office, or the office is otherwise vacated, whichever occurs first, send Nomination forms, and Notice of a Special Election to all associations eligible to nominate and vote in filling the office, and were so eligible the last time the office was filled.

(1) Notice of the Nomination shall contain all requirements as established by Standing Rules (S.R. Article X, Section 6).

(2) Upon determining those nominated for the vacant office, a Ballot containing all requirements as established by the Standing Rules (S.R. Article X, Section 6), shall be sent to all current eligible voters, who were eligible to vote when the office was last filled.

(3) In the event of a tie or plurality vote, the Vice President shall, within five (5) days of such vote, notify all eligible voters of election in accordance with this Article. The manner of notice and voting shall be the same as the above except that only the two (2) candidates receiving the largest number of votes in the first election shall be included in the ballot.

Rev. 11/15
ARTICLE IX (Cont’d.)

ELECTIONS/APPOINTMENTS

C. During the vacancy of a Chapter Director’s office, the Chapter President shall temporarily act as and have the authority of the Chapter Director and shall automatically relinquish same upon a successor assuming office. Should a Chapter Director be unable to attend a meeting of the Board of Directors, the Chapter President may attend in the Chapter Director’s place, with the approval of the PORAC President, and shall be authorized to discharge their same authority on behalf of that Chapter.

Rev. 11/15

D. The Executive Committee shall appoint an interim President in the event the President’s office is vacated and the Vice President is unable to accede to the higher office. This appointment shall terminate at the next Conference of Members.

Rev. 11/17

Section 14. Any incumbent in an elected or appointed position who fails to maintain the requirement for election to the position shall automatically vacate the office, except they may continue in the position until a successor has been provided in accordance with these Bylaws. Incumbents in any position who are no longer PORAC members shall immediately vacate any office or position held.

Section 15. In the event the Vice President’s office is to be filled, the President shall appoint a member of the Executive Committee to assume the election responsibilities of the Vice President.

Rev. 11/95
ARTICLE X

VOTING

Section 1. Only active members may vote, unless otherwise provided in these Bylaws. (S.R.)

Rev. 11/04; Rev. 11/09; Rev. 11/17

Section 2. At the Conference of Members, active member organizations shall be entitled to cast one (1) vote for each of their eligible members. (S.R.)

A. Each active member organization is entitled to designate a representative to cast its votes.

B. Active members may vote by proxy as provided by these Bylaws. (S.R.)

C. Retired Associate Members (RAM) shall be entitled to cast one (1) vote for their committee and (1) vote for each additional one hundred (100) members. RAM members who remain an active member of the association from which they retired, shall not count for purposes of determining voting strength under Article X, Section 2 (C) of these Bylaws.

D. The Credentials Committee shall determine the number of votes entitled to each active member organization based on the average annual monthly dues paid up to and including the last complete quarter prior to the Conference of Members.

Rev. 11/09

Section 3. At Board of Directors’ meetings, Directors shall be entitled to cast one (1) vote per each five hundred (500) individual Chapter members, excluding those members represented by any PORAC At-Large Association. PORAC Vice President, Treasurer, and the immediate Past President shall cast only one (1) vote.
ARTICLE X (Cont’d.)

VOTING

A. The President may only cast one (1) vote to make or break a tie while serving as the presiding officer.

B. An At-Large Association may cast no more than five (5) votes regardless of membership size.

C. All votes cast by each voting member shall be recorded.

Rev. 11/02; Rev. 11/14

Section 4. At Executive Committee meetings, each Committee member shall be entitled to cast one (1) vote except that the presiding officer shall only vote to make or break a tie. All votes cast by each voting member shall be recorded.

Rev. 11/02

Section 5. Voting for Chapter and Region business, unless otherwise provided in these Bylaws, shall be as follows:

A. Associations shall have one (1) original vote as a member and one (1) additional vote for each of its one hundred (100) individual members for whom PORAC dues are paid.

Rev. 11/17; Rev. 11/19

Section 6. Directors may, in lieu of attending meetings of the Board of Directors or Executive Committee, issue a proxy to another Director or Officer to vote on their behalf. The form of a proxy shall be established by Standing Rules. (S.R.)

Rev. 11/09: Rev. 11/13

Section 7. No officer, member of a Committee or Trust, shall vote on any questions in which they have a direct personal or pecuniary interest not common to other members of the organization.
ARTICLE X (Cont’d.)

VOTING

Section 8. Independent and autonomous rules for voting on purely local internal Chapter issues may be established by Chapter Bylaws.

Rev. 11/92; Rev. 11/11
ARTICLE XI

TRUSTS AND STANDING COMMITTEES

Section 1. The Legal Defense Fund (LDF) Trust shall govern and direct the administration of the
Legal Defense Fund.

A. The Trust shall consist of five (5) Trustees who are beneficiaries of the LDF, who shall
choose a chairperson.

(1) The President shall appoint a Director to serve as a Trustee of the LDF Trust for
a one (1) year term, subject to the approval of the Board of Directors.

(2) Each Region shall, by vote of the eligible active member organizations
participating in the LDF, elect one (1) Trustee to the Trust for a term of two
(2) years. Each association shall have one (1) vote for each of its beneficiaries
in the LDF.

B. Law enforcement/peace officer organizations from outside California
may participate in PORAC Legal Defense Fund (LDF) programs without becoming
members of PORAC, provided they meet the participation requirements of, and are
approved by the PORAC Legal Defense Fund Board of Trustees.

C. Federal officer organizations within California may participate in PORAC Legal
Defense (LDF) programs without becoming members of PORAC, provided they meet
the participation requirements of, and are approved by the PORAC Legal Defense
Fund Board of Trustees.

Rev. 11/17; Rev. 11/18
ARTICLE XI (Cont'd.)

TRUSTS AND STANDING COMMITTEES

Section 2. The Insurance and Benefits (I&B) Trust shall govern and direct the administration of all PORAC insurance programs.

A. The Trust shall consist of eleven (11) Trustees, who are participants in PORAC sponsored insurance programs, who shall choose a chairperson.

1. Each Region shall, by vote of the eligible active member organizations participating in PORAC insurance programs, elect one (1) Trustee to the Trust each year for a term of two (2) years.

2. The President shall appoint a Director to serve as a Trustee of the I&B Trust for a one (1) year term, subject to approval of the Board of Directors.

3. The President shall appoint a retired PORAC member to serve as a Trustee for the I&B Trust for a one (1) year term, subject to approval of the Board of Directors.

4. The President of PORAC shall also appoint himself/herself/ or the Vice President, as a member of the Trust for a one (1) year term.

Rev. 11/95; Rev. 11/06; Rev. 11/07; Rev. 11/14

B. Each eligible association will have one (1) vote for each of its individual active members.

C. Law enforcement/peace officer organizations from outside California may participate in PORAC I&B Trust programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the PORAC I&B Trust.

Rev. 11/06; Rev. 11/17
ARTICLE XI (Cont'd.)

TRUSTS AND STANDING COMMITTEES

D. PORAC Insurance and Benefits (I&B) Committee shall consist of the same representatives elected or appointed to serve as a Trustee on the I&B Trust. The I&B Committee shall serve as a liaison between PORAC and the I&B Trust, as well as to perform any other duties and responsibilities assigned by the Board of Directors.

Rev. 11/14

Section 3. The Trustees of the Retiree Medical Trust (RMT) shall govern and direct the administration of the PORAC RMT.

A. The Trust shall consist of five (5) members who are participants in the PORAC sponsored program, who shall choose a chairperson.

1. Each Region, shall, by vote of the eligible active members’ organizations participating in the RMT, elect one (1) Trustee to the Trust for a term of two (2) years. Each association shall have one (1) vote for each of its members in the RMT.

2. The President shall appoint a Director to serve as a Board Trustee on the RMT for a term of one (1) year, subject to the approval of the Board of Directors.

3. Until a Region has affiliates participating in the Trust, the President shall appoint a Director or member to serve as a Regional Trustee on the RMT for a term of one (1) year, subject to the approval of the Board of Directors.

4. The President may appoint a retired PORAC member to serve as a Trustee for the RMT for a one (1) year term, subject to approval of the Board of Directors.

Rev. 11/07; Rev. 11/10; Rev. 11/14
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

B. Law enforcement/peace officer organizations from outside California may participate in RMT programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the RMT Board of Trustees.

Rev. 11/11; Rev. 11/07; Rev. 11/10; Rev. 11/17

Section 4. The President may appoint a Committee on Peace Officer Relations (COPOR). When and if appointed, this Committee shall be responsible for implementing goals and maintaining standards relating to cultural awareness and other duties as directed.

A. The Committee on Peace Officer Relations shall consist of five (5) members who shall select a chairperson.

(1) The President shall appoint a Director to serve as a member for a one (1) year term, subject to the approval of the Board of Directors.

(2) The President shall appoint a member from each Region for a one (1) year term, subject to the approval of the Board of Directors.

(3) For participation purposes, the Committee on Peace Officer Relations may select any PORAC member as a resource.

Rev. 11/12

Section 5. The President may appoint the Labor/Training Committee. When and if appointed, they shall be responsible for coordinating and developing all PORAC sponsored training and for responding to requests regarding labor issues.

Rev. 11/04

A. The Labor/Training Committee shall consist of six (6) members who shall select a chairperson.
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

(1) The President shall appoint a Director to serve as a member for a two (2) year term, subject to the approval of the Board of Directors.

(2) The President shall appoint a member from each Region for a two (2) year term, subject to the approval of the Board of Directors.

(3) For participation purposes, the Labor/Training Committee may select any PORAC member as a resource.

Section 6. The Fiscal Management Committee shall review the books, vouchers and records to assure compliance with the fiscal policies of these Bylaws and to make recommendations to the Board of Directors. The Chair of the Fiscal Management Committee will submit an Annual Report to summarize these activities at the Conference of Members. The Fiscal Management Committee shall consist of five (5) members. Four (4) of the members shall be directors, one (1) from each Region, who is not a member of the Executive Committee. The Treasurer will be the fifth member of the Committee and the chairperson.

Section 7. The Budget Committee shall review and finalize the annual budget before it is submitted to the Board of Directors and Conference of Members, as well as review the reasonableness of the compensation for all employees and contractors. The Budget Committee shall consist of four (4) members of the Executive Committee, one (1) from each Region, appointed by the President. The Treasurer shall be the fifth member and shall chair the Committee.
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 8. The Board of Directors is authorized to establish a Political Action Committee (PAC) and Fund for candidate contribution expenditures and a Political Issues Committee (PIC) and Fund for contribution expenditures consistent with all federal, state, and local laws. Rev. 11/93

Section 9. The Bylaws Committee shall receive, review, make recommendations on, give notice of, and distribute proposed amendments to these Bylaws and Standing Rules. The Bylaws Committee shall consist of the Secretary as chairperson, and one (1) member from each Region, appointed by the President. Rev. 11/06; Rev.11/12

Section 10. The Credentials Committee shall determine the eligibility of candidates, voters, and proxies at the Conference of Members. The Committee shall receive and tally votes and report their findings to the presiding officer at the Conference of Members. The Credentials Committee shall consist of four (4) members, one (1) from each Region, as recommended by the Region Directors and appointed by the President, who shall also appoint the chairperson. (S.R.)
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 11. The Recruitment and Retention Committee is responsible for program development to current and prospective member associations, relating to PORAC, its benefits, publications, affiliates, programs, and functions. The Committee shall consist of at least one (1) member from each Trust, as well as a member of the Executive Committee. The PORAC Vice President shall be the Chair of the Committee, and may appoint, subject to approval of the President as ratified by the Board of Directors or Executive Committee, up to three (3) additional committee members if necessary. The Chair may schedule committee meetings as necessary to accomplish the goals of the committee.

Rev. 11/14: Rev. 11/15

Section 12. The Executive Committee shall serve as the Board of Directors for POREF. (S.R.)

Rev. 11/01: Rev. 11/15

Section 13. The Executive Committee shall serve as an Appeals Board in any dispute arising from employee actions. (S.R.)

Section 14. The Executive Committee is the Editorial Committee for the PORAC NEWS. (S.R.)

Rev. 11/01; Rev.11/09
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 15. The Specialized Police Association Coalition (SPAC) Committee shall assist the Board of Directors and Executive Committee regarding issues that may affect associations whose members obtain their authority by any section other than 830.1 or 830.2 of the Penal Code. The SPAC Committee will consist of one (1) active member from each Region appointed by the President, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as Chair of the Committee subject to the approval of the Board of Directors. The SPAC Committee Chair or one (1) of the Committee representatives may attend Board of Directors meetings and Executive Committee meetings.

Rev. 11/07; Rev. 11/15; Rev. 11/18

Section 16. The Retired Associate Members (RAM) Committee shall assist the Board of Directors and Executive Committee regarding issues that may affect the interest and well-being of our retired members. The RAM Committee will consist of one (1) retired associate member from each region appointed by the President, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as Chair of the Committee subject to the approval of the Board of Directors. The RAM Committee Chair or one (1) of the Committee representatives may attend Board of Directors meetings and Executive Committee meetings as required at the discretion of the President.

Rev. 11/09; Rev. 11/18
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 17. Memorial Committee: The Memorial Committee is a standing committee responsible for reviewing and implementing PORAC’s policies and procedures pertaining to in the line of duty deaths and the California Peace Officers’ Memorial. The Committee will consist of four (4) members appointed by the President, one (1) from each Region, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as the Chair of the Committee subject to the approval of the Board of Directors.

Rev. 11/18

Section 18. Scholarship Committee: The Scholarship Committee is a standing committee responsible for reviewing applications and awarding annual scholarships in accordance with POREF Bylaws Article VII, Section 5. The Committee will consist of four (4) members appointed by the President, one (1) from each Region, subject to the approval of the PORAC Board of Directors. The President shall appoint one (1) of its members to serve as the Chair of the Committee subject to the approval of the Board of Directors.

Rev. 11/16; Rev. 11/18

Section 19. Historical Committee: The Historical Committee is a standing committee responsible for maintaining an ongoing record of PORAC activities and historical records including Lifetime Membership, Past Presidents and meeting minutes. The Committee will consist of a designated Historian, who shall serve as the Chair of the Committee, and four (4) members, all of whom are appointed by the President, subject to the approval of the Board of Directors.

Rev. 11/18
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 20. The Communications and Technology Committee: The Communications and Technology Committee shall receive, review and make recommendations related to all aspects of technology and social media platforms. The Committee shall explore and evaluate emerging technologies and the expansion of current technologies that would benefit PORAC and its Chapters, affiliated associations and their members, as well as the PORAC LDF, I&B, RMT and other affiliated entities. The Committee may utilize outside resources with prior approval of the PORAC Executive Committee. The Committee shall consist of five (5) members, one (1) from each Region and a Chairperson, appointed by the President, subject to the approval of the Board of Directors.
ARTICLE XII

INVESTIGATIVE POWERS

Section 1. PORAC requires integrity from all individuals and entities involved with the Association. Any person may be disciplined for any act or offense constituting a violation of PORAC’s Articles of Incorporation, Bylaws, Standing Rules, Rules of Order, or which may otherwise be detrimental to PORAC or a conflict of interest. An Ad Hoc Ethics Committee shall be responsible for investigating any issues of alleged impropriety involving officers, directors, trustees, representatives, vendors, professionals and any others providing services to or on behalf of PORAC or its members.

Section 2. Following such investigation, the Committee shall report any findings and may make recommendations to address those findings to the PORAC Executive Committee or the Board of Directors. The Executive Committee or Board of Directors may take any action deemed appropriate. The Ethics Committee shall consist of four (4) members of the Board of Directors appointed by the President. The Ethics Committee shall appoint one of its members to serve as Chair. Ethics Committee members shall recuse themselves from the Committee with regard to any referred matter presenting a personal conflict of interest. Any appointment to fill such a vacancy on the Ethics Committee shall be made by the President.

A. A petition raising specific allegations of impropriety as set forth above requesting a confidential investigation, signed by one-third (1/3) of the Board of Directors, shall be filed with the Secretary or the Vice President if the Secretary is the person accused.

Rev. 11/04; Rev. 11/19

Rev. 11/19
ARTICLE XII (Cont’d.)

INVESTIGATIVE POWERS

B. An Investigative Committee shall be formed consisting of one (1) member from each Region, not a member of the Board of Directors, appointed by the Directors of each Region. The Investigative Committee shall promptly inquire as to the specific allegations made against the accused individual(s). The Committee shall then conduct a thorough investigation into these allegations, reporting their findings, including recommendations and any dissenting minority report, to the Board of Directors in Executive Session.

Rev. 11/04

C. If the Board of Directors, by a weighted majority vote, concludes that the findings of the Committee constitute prima facie evidence of impropriety, the Board shall schedule an open membership meeting at the time and place designated, which shall not be less than thirty (30) days from the date the charge and Committee findings are served on the accused. Pending the hearing, the Board of Directors may take any appropriate temporary action to protect and defend PORAC from irreparable harm.

Rev. 11/04
ARTICLE XII (Cont’d.)

INVESTIGATIVE POWERS

D. The accused may appear in person at the hearing, with witnesses and any exculpatory evidence, to answer the charges preferred against him or her. The charging party and the accused may each select a representative of their choice to assist him or her in the presentation of the evidence in support of the charge or to represent the accused and assist in the presentation of the defense.

E. If the charges or any portion thereof, are sustained, the Board of Directors shall render judgment and may impose any appropriate disciplinary action, which shall be implemented immediately, excluding removal from office of elected officers which must proceed through the recall procedures set forth in Section 2 below. If the charges are not sustained, the same shall be dismissed. In order to be sustained, the charges must be supported by a preponderance of reliable evidence and a two-thirds (2/3) majority weighted vote of the Board of Directors in order to find the charged party guilty. The Board of Directors may bifurcate its decision on the merits from its decision regarding an appropriate remedy. All written records of the charge, investigation, findings, notice of hearing and record of the proceeding, excluding the final decision of the Board of Directors, shall be sealed, and the entire record shall remain the sole and exclusive property of the PORAC Board of Directors.

Section 3. Any elected officer, Director, Trustee or Committee member may be removed from office for any act or offense constituting a serious violation of the Bylaws, Standing Rules, Rules of Order or which may otherwise be detrimental to PORAC, or a conflict of interest, upon successful recall ballot.
ARTICLE XII (Cont'd.)

INVESTIGATIVE POWERS

A. If the charges, or any portion thereof, are sustained, and the Board of Directors rendering judgment deems that the appropriate disciplinary action is removal from office of an accused who is an elected officer, the following procedure shall be utilized.

(1) A recall meeting shall be noticed by the Vice President, or the Secretary if the Vice President is the person accused, within ten (10) days of the judgment of the Board of Directors and the recall meeting shall be held not less than thirty (30) days or more than sixty (60) days from the filing of that notice.

(2) Board of Directors shall appoint three (3) Recall Inspectors consisting of at least one member from the Region of the accused, and none being members of the Board of Directors. The Inspectors shall perform the duties necessary to conduct a fair recall and conduct such duties in a manner as set forth in Corporations Code Section 7614(b) and (c), as well as any other duties assigned by the Board of Directors.

B. The notice of recall meeting shall contain:

(1) The time and place of the meeting.

(2) A brief statement of the reasons the recall has been initiated.

(3) An advisement that if the members in attendance at the meeting vote to remove from office the person accused, the following shall occur:

   (i) if the President is removed, the Vice President shall fill the vacancy pursuant to Article VIII, Section 2 of these Bylaws;
INVESTIGATIVE POWERS

(ii) if the Vice President or the Treasurer is removed, the Board of Directors shall appoint a Director to fill the vacancy until a successor is elected at the next Conference of Members.

C. Any individual removed from office shall be deemed ineligible to hold any elected or appointed office in PORAC for three (3) years from the date he or she was removed.

D. At least fifteen (15) days prior to the recall meeting, PORAC will mail to all affiliated Associations as of the date of the notice of recall, a signed statement limited to a maximum length of one (1) page (8½ by 11) by the charging party and one (1) by the accused and one (1) of those Directors supporting the recall and one (1) by those Directors opposed to the recall.
ARTICLE XIII

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

Section 1. Any association affiliated with PORAC engaging in activities or acts inimical or inconsistent with PORAC’s Articles of Incorporation, Bylaws, Standing Rules, Rules of Order or law enforcement in general, may be disciplined, including, but not limited to, having its’ membership suspended or revoked. The procedures for disciplining, suspending or revoking membership shall be the same as the disciplinary procedures as provided in Article XII, Section 1. In addition to other appropriate remedial action, by a two-thirds (2/3) majority weighted vote of the Board of Directors, affiliated associations may be disciplined or have its membership suspended or revoked after the Board reviews the Investigative Committee’s confidential report and affords the association’s representatives to have an opportunity to speak in its defense.

Rev. 11/04

Section 2. Failure to pay dues as prescribed by these Bylaws and Standing Rules shall result in automatic revocation of membership. The Board of Directors shall provide in the Standing Rules for grace periods, automatic reinstatement, and other procedures for failure to pay dues. (S.R.)

Section 3. An individual member of PORAC or any member of an organization affiliated with PORAC under Article II of these Bylaws, may be disciplined for engaging in activities or acts inimical or inconsistent with PORAC’s Articles of Incorporation, Bylaws, Standing Rules or law enforcement, in general, as provided in Article XII, Section 1.

Rev. 11/04
ARTICLE XIII (Cont’d.)

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

A. The individual member, the president of the individual member’s association, and the
president of the member association’s Chapter shall each be notified at least thirty
(30) days prior to the disciplinary hearing based on the Investigative Committee’s
report. The charge and Investigative Committee’s report must be served with the
notice of hearing. Pending the hearing, the Board of Directors may take any
appropriate temporary action to protect and defend PORAC from irreparable harm.

Rev. 11/04

B. If the charges, or any portion thereof, are sustained, the Board of Directors shall
render judgment and impose any appropriate disciplinary action, excluding removal of
the accused from their local association office. The discipline may include, but is not
limited to, barring the individual from eligibility to hold office with PORAC, for up to
three (3) years. If the charges are not sustained, the same shall be dismissed. In
order to be sustained, the charges must be supported by a preponderance of reliable
evidence and two thirds (2/3) majority weighted vote of the Board of Directors.

Rev. 11/04

C. Nothing in this section shall prohibit a disciplined individual from participating in
PORAC benefit programs or affect his/her status in the affiliated member association.

Rev. 11/04
ARTICLE XIV

ADMINISTRATION

Section 1. The PORAC Board of Directors may hire appropriate staff to execute and carry out the policies, programs and directives of the Association.

Rev. 11/98; Rev. 11/01; Rev. 11/03; Rev. 11/16

Section 2. In accordance with the standards fixed by the Board of Directors, the Chief Operating Officer, shall execute and carry out the policies, programs, and directives of the Association.

A. The Chief Operating Officer shall have overall responsibility for personnel matters including employment and termination of employment, as well as the general administration over the staff members employed by PORAC within the parameters established by the Board of Directors.

B. Written personnel policies, and any amendments thereto, shall be approved by the President and Vice President subject to the ratification of the Executive Committee.

Rev. 11/98; Rev. 11/01; Rev. 11/03; Rev. 11/16

Section 3. Notwithstanding the above, the Chief Operating Officer shall be subordinate to the President, Vice President and Treasurer in matters of policy when exercising the authority granted to them in these Bylaws or by the Board of Directors.

Rev. 11/98; Rev. 11/01; Rev. 11/03; Rev. 11/16

Section 4. PORAC may have an in-house Labor Representation Program (LRP). The LRP shall be a part of the Representation Program and be governed by the Executive Committee.
ARTICLE XIV (Cont'd.)

ADMINISTRATION

Section 5. Reserve funds maintained in the treasury of PORAC shall be expended only upon approval of the Board of Directors or the Executive Committee. The Treasurer, by special report presented at the Conference of Members, shall declare line-by-line, each expenditure from the reserve fund for that calendar year, and shall include the amount of each, the payee, and the cause for such expenditure(s).
ARTICLE XV

RULES OF ORDER

Section 1. The Board of Directors shall establish or amend Standing Rules as provided by these Bylaws and may establish Board Policy. (S.R.)

A. Standing Rules may be amended or suspended by a majority vote of the Board of Directors if thirty (30) days' notice to the member associations is given prior to a meeting or by three-fourths (3/4) vote of the Board of Directors at any time.

B. Board Policy may be established, suspended or amended by a majority vote of the Board of Directors at any time.

Section 2. The Articles of Incorporation, these Bylaws, with all Standing Rules attached and any amendments or additions to Standing Rules shall be distributed to all member organizations upon request.

Section 3. ROBERT'S RULES OF ORDER (RRO), Newly Revised, shall govern in all cases addressed in these Bylaws and Standing Rules.
ARTICLE XVI

BYLAW AMENDMENTS

Section 1. Proposed amendments to these Bylaws shall be submitted to the Bylaws Committee not less than sixty (60) days prior to the Conference of Members and distributed to all active members not less than thirty (30) days prior to Conference.

Section 2. Amendments to these Bylaws shall be approved by two-thirds (2/3) of the votes cast at the Conference of Members.

Section 3. Notwithstanding the above, proposed amendments may be submitted at the Conference of Members in the case of unseen emergencies or extraordinary situations as determined by two-thirds (2/3) of the members.

Section 4. Proposed Bylaw and/or Standing Rule amendments shall automatically be brought into consistency with existing Bylaw form and/or Standing Rule language by the Bylaws Committee. The intent of the proposed amendments shall be maintained. All changes made by the Bylaws Committee, when possible, shall be returned to the author of the proposed amendment for concurrence.

Section 5. Enactment of a new Bylaw Amendment automatically carries the approval of the membership for changing any other Bylaw and/or Standing Rule to conform to the new amendment. Such additional changes will not be presented to the membership nor voted upon. The Bylaws Committee with approval of the Board of Directors shall promptly make such "changes to conform."

Rev. 11/95
STANDING RULES TO PORAC BYLAWS

S.R. Article I

NAME AND OBJECTIVES

S.R. Article II

MEMBERSHIP - POLICY

Section 1. Nothing in these Bylaws or Standing Rules should be in degradation of the rights of member organizations to deal with local problems affecting solely the member organization.

Section 2. Membership Approval.

A. Associations seeking Active or Limited membership in PORAC shall submit a membership application and a membership list. Their membership shall begin on the first of the month following membership approval by the Executive Committee or the Board of Directors. At such time, a check or other form of payment approved by PORAC covering the remainder of that quarter’s dues is payable.

B. Associations asserting a bona fide urgency in joining PORAC, as deemed appropriate by the PORAC President or Vice President, may become members forthwith, upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing, by the PORAC President or Vice President. Such urgency membership approvals are, however, subject to ratification at the next meeting of the Executive Committee or Board of Directors.
C. Associate membership may be approved for the following classes of individuals:

1. Any person qualified per Bylaw Article II, Section 4, their surviving spouse or surviving qualified dependent(s) who desires PORAC affiliation may become a Standard Associate Member (SAM). Such individuals may become members upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing by the Executive Committee or Board of Directors.

2. Any law enforcement related person qualified per Bylaw Article II, Section 7 who desires PORAC affiliation may become a Retired Associate Member (RAM). Such individuals may become members upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing by the PORAC President or Vice President.

3. Any Retired Associate Member (RAM) or Standard Associate Member (SAM) may have their membership revoked by the PORAC President or Vice President subject to the ratification by the Executive Committee or Board of Directors.

D. Any Active, Limited or Reserve association which withdraws from PORAC membership shall be unable to renew its affiliation for twenty-four (24) months from the date of withdrawal, except as provided otherwise by the PORAC Board of Directors or Executive Committee.
S.R. Article II (Cont’d.)

MEMBERSHIP – POLICY

E. PORAC respects the established affiliation of law enforcement associates with other labor or fraternal organizations. Any law enforcement association which has been denied membership in another labor or fraternal organization may immediately apply for affiliation with PORAC. Any law enforcement association which breaks its membership with another labor or fraternal organization may only apply for affiliation with PORAC after twenty-four (24) months, except as provided otherwise by the PORAC Board of Directors or Executive Committee.

Section 3. PORAC membership benefits for individual members must be obtained through their recognized or exclusive bargaining agent (association).

A. The I&B Committee/Trust may sponsor a PORAC approved insurance plan offered to a recognized bargaining unit.

B. Federal officer organizations not included in Article XI, Section 1.B. may participate in Legal Defense Fund (LDF) programs after a review of the organization and approval by the Executive Committee or Board of Directors.

C. Paying RAM dues for membership does not entitle a member to automatic enrollment in the IBT/PORAC Medical Plan.

Rev. 11/02; Rev. 05/03; Rev. 01/13; Rev. 11/13
MEMBERSHIP – POLICY

Section 4. Honorary life membership may be approved for any person who has contributed substantially to the advancement of PORAC at the Chapter, Region, State or National level. Honorary life members shall be sponsored by a PORAC Chapter. The sponsoring Chapter shall be responsible for a one-time life dues payment of fifty dollars ($50.00) unless waived by the Board of Directors. Honorary life members may be provided with a symbol of appreciation for his/her service to PORAC as provided by their sponsor.

Honorary life membership shall, upon retirement of that individual, also include automatic membership in RAM. Honorary life membership bestows no other privileges or rights within PORAC upon the honoree.

Section 5. Membership Lists - Prohibited Use of: The membership list of PORAC is a corporate asset. Without consent of the Board of Directors, or in their absence, written approval from the President, the membership list or any part thereof, may not be used by any person for any purpose not reasonably related to a member’s interest as a member.

A. The membership list may not be used for the following:

(1) To solicit money or property unless such money or property will be used solely to solicit the vote of the members in an election to be held by PORAC, or for the emergency needs of a member.

(2) For any purpose which the user does not reasonably and in good faith believe will benefit PORAC as determined by the Board of Directors or the President.

(3) For any commercial purpose or purpose in competition with PORAC.

(4) Sold to or purchased by any person.
S.R. Article II (Cont'd.)

MEMBERSHIP – POLICY

B. No production, nor mailing costs of said list may be borne by Headquarters without approval of the Board of Directors.
S.R. Article III

DUES/CONTRIBUTIONS

Section 1. All dues shall be paid quarterly by the member association only by cash, cashier’s or association’s check or other form of payment approved by PORAC. All payments for dues shall be applied to any arrearage before being applied to dues currently owed.

Rev. 11/04; Rev. 11/07; Rev. 11/09

Section 2. Associate dues, including Retired Associate Member (RAM), must be paid when due or upon application.

Rev. 11/92; Rev. 11/04; Rev. 11/08; Rev. 11/09

Section 3. PORAC Headquarters shall keep dues records and shall distribute quarterly reports reflecting payments and delinquencies as required by the Board of Directors.

Rev. 11/04

Section 4. A five (5%) percent reimbursement of the total non-delinquent General Fund dues paid by member associations shall be remitted to each Chapter.

A. Reimbursement generated from member associations’ dues shall, as voluntarily approved by such associations, be placed in the PORAC PAC/PIC.

B. As of January 1, 2002, no Chapter shall receive less than nineteen hundred twenty dollars ($1,920.00) per year.

C. Remittance of dues reimbursement to the Chapter shall be dependent upon compliance with the Chapter reporting requirements set forth in SR Article VIII,

Section 7.

Rev. 11/00; Rev. 11/04; Rev. 02/05; Rev. 02/08; Rev. 02/11
S.R. Article III (Cont’d.)

DUES/CONTRIBUTIONS

Section 5. Voluntary contributions to the PORAC Political Action Issues Committee (PAC/PIC Fund) shall be three dollars and no cents ($3.00) from dues paid by active member organizations on a per capita basis per month.

Rev. 11/05; Rev. 11/07; Rev. 11/09

The Executive Committee or the Board of Directors shall determine the portion of the voluntary contributions placed in the PAC and PIC accounts, and the amounts contributed to candidates, to ballot measures, initiatives, and any other non-candidate ballot questions or Issues. On a twice-yearly basis (every six (6) months) a PORAC Chapter will be able to designate if they will participate in the PAC/PIC Split designated by the Executive Committee or Board of Directors or if the Chapter would opt to designate how their portion of PORAC Political Action Issues Committee (PAC/PIC) will be distributed exclusively into their Chapter PAC Account.

Rev. 11/00; Rev. 05/05; Rev. 11/07

A. Chapter Political Action Committees shall be allocated twenty-one cents ($.21) of the voluntary contributions from their member associations, except funds generated from any statewide association.

Rev. 11/15; Rev. 11/17

B. All voluntary contributions received from statewide associations shall remain in the PORAC (State) Political Action Fund.

C. Member associations wishing not to participate in Political Action and Issues Committee contributions shall instead upon notification, have such funds placed in the PORAC General Fund.
S.R. Article III (Cont’d.)

DUES/CONTRIBUTIONS

Section 6. Mid-quarter membership additions and terminations within an association:

A. A member association may add or delete individual members during a quarter.

B. Individual members added by a PORAC member association will have an effective
date of the date received by PORAC, unless a later date is specified.

C. Individual members deleted by a PORAC member association will have an effective
termination date of the end of the month of the date received by PORAC, unless a
later date is specified. Credit for dues will be given for the remaining month(s) of the
quarter. A member’s termination date must be the same or later than their termination
date for services in PORAC sponsored programs. (LDF, Insurances)

D. Dues credits for new deleted members will be included in the next quarterly statement.

Rev. 11/19

Section 7. The additional two dollars ($2.00) per capita per month assessment authorized by Article
III, Section I of the Bylaws shall be specifically allocated to protect and defend any
California pension reform initiatives. Any such funds which remain unallocated shall be
segregated and held in reserve to be utilized for the same purpose in perpetuity.

Rev. 11/15; Rev. 11/16

Section 8. Out of State Limited Membership organizations shall be restricted to public safety
associations outside of California which are expressly required by one of the PORAC
affiliated Trusts (IBT, LDF or RMT) to establish membership as a condition of participation
in one of those Trust Funds. Such organizations shall pay dues as follows:

A. Out of State Limited Membership organizations shall pay dues at a rate of fifty cents
($0.50) per capita per month.

B. Dues shall be paid quarterly, as outlined in Section 1 of this Article.
S.R. Article IV

REGIONS/CHAPTERS

Section 1.  Regions and Chapters shall be designated as follows:

A. Region I

Chapter 1  Northern California
(Marin, Napa, Solano, and Sonoma Counties)

Chapter 2  Bay Area
(Alameda, Contra Costa, San Francisco and San Mateo Counties)

Chapter 3  Central Coast
(Monterey, San Benito, Santa Clara, and Santa Cruz Counties)

Chapter 13  Redwood
(Del Norte, Humboldt, Lake and Mendocino Counties)

B. Region II

Chapter 4  Valley
(Alpine, Amador, Calaveras, Colusa, El Dorado, Nevada, Placer, Sacramento, San Joaquin, Stanislaus, Sutter, Tuolumne, Yolo and Yuba Counties)

Chapter 5  Central California
(Fresno, Kings, Madera, Mariposa, Merced and Mono Counties)

Chapter 6  South San Joaquin Valley
(Inyo, Kern and Tulare Counties)
S.R. Article IV (Cont’d.)

REGIONS/CHAPTERS

Chapter 14 North Valley
(Butte, Glen, Lassen, Modoc, Plumas, Shasta, Sierra,
Siskiyou, Tehama and Trinity Counties)

C. Region III

Chapter 7 Tri-Counties
(San Luis Obispo, Santa Barbara and Ventura Counties)

Chapter 8 L.A. North

Chapter 9 L.A. South

D. Region IV

Chapter 10 Inland
(San Bernardino and Riverside Counties)

Chapter 11 Orange County

Chapter 12 San Diego/Imperial
(Imperial and San Diego Counties)

E. Statewide Associations

Chapter 15 Statewide Associations
(Statewide associations as defined by Bylaw Article IV, Section 2(c))

Rev. 11/09; Rev. 11/17; Rev. 11/19
S.R. Article V

POWERS

Section 1. Endorsements

A. Chapters may make political endorsement for all local offices, ballot items, and appointments, within their jurisdiction. They may only make recommendations to the Board of Directors for nationwide and statewide offices, state ballot items, and state appointments.

(1) The PORAC endorsement shall automatically be given for local endorsements made by Chapters which do not conflict.

(2) Conflicts within a Chapter or between Chapters would preclude a PORAC endorsement.

(3) Chapters shall not make local endorsements that are in conflict with “Home Rule” as defined by each Chapter’s bylaws.

Rev. 11/06

B. The Board of Directors shall make endorsements for statewide offices and appointments, based upon recommendations of PORAC subdivisions: Chapters, Regions, members, and Office of Government Affairs, subject to the following:

(1) It shall take a two-thirds (2/3) vote of the Board of Directors to take a position on statewide offices, ballot items, and appointments contrary to a Chapter/Region recommendation.

(2) Conflicts in state and national recommendations for endorsements between Chapters and/or Regions shall result in no PORAC endorsement, unless resolved by a three-fourths (3/4) vote of the Board of Directors.

Rev. 11/09
S.R. Article V (Cont’d.)

POWERS

C. No officer, member or subdivision of any Chapter, Region, or Office of Government Affairs of PORAC, shall make any endorsement in PORAC’s name, that is not an endorsement made under this section. Regions and Chapters may make endorsements consistent with PORAC endorsements.

D. For this section, “nationwide” means Federal Government offices, ballot items and appointments.

E. For this section, “statewide” means State Government offices, ballot items and appointments.

F. “Local” means county, municipal, or special district offices, ballot items and appointments.

G. Nothing in this Standing Rule shall prevent a member association from making their own endorsement.

H. In the event the Board of Directors cannot act in a timely manner, the Executive Committee may make an endorsement. The Executive Committee will make no endorsement without verifying that the affected Region or Chapter has no current endorsement or conflicting position. Only after an affirmative poll of the Board of Directors may an endorsement for U.S. President be made.

Rev. 05/03; Rev. 11/06

Section 2. The PORAC Board of Directors/Executive Committee shall have oversight regarding the participation in LDF and I&B Committee/Trust and/or Committee programs and the RMT by law enforcement/peace officer organizations from outside California.

Rev. 11/95; Rev. 11/17
POWERS

Section 3. The Board of Directors may authorize the full or part-time release of any elected officer at its sole discretion.

Rev. 11/05; Rev. 11/06

Section 4. The President or his designee shall have the authority to poll the Board of Directors or Executive Committee by telephone, email, text, facsimile, or any other methodology, in order to conduct the business of the Association between regularly scheduled meetings. All such polling shall be ratified and recorded at the subsequent Board of Directors or Executive Committee meeting.

Rev. 11/11

Section 5. The PORAC Board of Directors, or its designee, shall have the authority to approve Chapter Bylaws and amendments thereto retroactively to the date on which the Bylaws or amendments were initially adopted by the Chapter. Retroactive approval shall not be granted unless the Bylaws or amendment(s) are submitted to the Board of Directors for final approval promptly after adoption by the Chapter.
S.R. Article VI

OFFICERS/BOARD OF DIRECTORS/EXECUTIVE COMMITTEE

Section 1.  *For the purpose of Regional business, continuous tenure in office is the senior director of their Region.*

Section 2.  *Executive Committee member positions in each Region shall be designated by seat one (1) for positions elected in odd years and seat two (2) for positions elected in even years.*
S.R. Article VII

MEETINGS

Section 1.  All meetings of PORAC, its Boards, Trusts and Committees shall be open to the
            membership except when in Executive Session.

Section 2.  A quorum of the Executive Committee shall consist of six (6) voting persons present at
            the time the meeting is called to order.

Section 3.  Executive Committee members should attend LDF and I&B Committee/Trust and RMT
            meetings held within their respective Regions.

Rev. 11/99; Rev. 11/02
S.R. Article VIII

DUTIES-POLICIES

Section 1. The Secretary may appoint an assistant or recording secretary to assist with the preparation of the minutes.

Section 2. The Treasurer’s duties include all of the following:

A. State and Federal Taxes, Reports to the Secretary of State. The Treasurer shall, with professional assistance as required, prepare and file all tax reports with the Internal Revenue Service and the State Franchise Tax Board. He/She shall file all required reports with the Secretary of State of the State of California, pursuant to Section 8210 of the California Corporations Code, the Fair Political Practices Commission, and any and all governmental entities requiring reports from PORAC. All such filings shall be in a timely manner.

Rev. 11/04

B. Audits. The Treasurer shall annually submit all books, accounts, funds, or equipment in his/her possession, or under his/her control to an authorized accountant or auditor. The audit report is to be completed and published prior to the next Conference of Members.

Rev. 11/04

C. Financial Report. The Treasurer shall quarterly balance all financial records and report to the Board of Directors at its meetings, all income to and expenditures from the corporate treasury and the balance remaining in PORAC’s account.

Rev. 11/04

D. The Treasurer is to keep all financial records and fiscal transactions of PORAC. In keeping such financial records and accounts, the Treasurer shall insure the following:
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(1) All financial records are to be kept in a manner following generally accepted accounting methods.

(2) The account for receipt of dues is separately maintained.

(3) The accounts for political action funds are separately maintained.

In no event, notwithstanding the above, shall the Treasurer mingle any funds or conduct any financial transactions which will jeopardize the non-profit status of PORAC. The Treasurer may from time to time, as the need arises, create new accounts necessary for the fiscal operation of PORAC. Such actions shall promptly be reported to the Board of Directors and to the delegates at the Conference of Members.

(4) Preparation of an Annual Report in compliance with Corporations Code Section 8321, and the members shall be notified of their right to receive a copy of the same.

E. The Treasurer shall expend budgeted funds. If funds are not budgeted, the Treasurer may not expend funds without approval of the Executive Committee or the Board of Directors.

(1) Expenditure of unbudgeted funds for amounts up to five thousand dollars ($5,000.00) requires the approval of the Executive Committee.

(2) Expenditure of unbudgeted funds in excess of five thousand dollars ($5,000.00) must be approved by the Board of Directors.
DUTIES-POLICIES

F. Expenditures-Reimbursement. The Treasurer shall at the direction of the Board of Directors expend budgeted funds to reimburse members, officers, Board of Directors, committee members, employees or contractual personnel for reimbursable expenses incurred by the same while performing PORAC business.

Such expenditures may be for, but not limited to: food, lodging, vehicle mileage expense, transportation expenses, tolls, fees, seminars, tips, training programs, and insurance premiums. PORAC shall not claim ownership, nor require use of frequent flyer or similar credits earned on travel or credit card reimbursements while on PORAC business.

G. Termination of Office. At the expiration of his/her tenure of office, or prior thereto, the Treasurer shall deliver to his/her successor all funds, monies, books, records, accounts, documents, equipment, property and/or other things belonging to PORAC or to his/her office.

Rev. 11/04

H. The Treasurer may utilize PORAC staff to facilitate completing his/her duties.

Section 3. Fiscal Policies:

A. Fiscal policies contained in the Bylaws and Standing Rules shall apply to all of PORAC.

B. No check or other form of payment in the amount of five hundred dollars ($500.00) or more shall be made or issued by PORAC unless signed by two (2) persons authorized by the Board of Directors to sign checks and all persons so authorized shall be bonded.

Rev. 11/07; Rev. 11/11
C. Business Expense Reimbursement: Authorized business expenses will be paid upon the submission of a statement by an employee or member, approved by the Treasurer or his/her designee, setting forth the following elements of the expenditure: (i) amount, (ii) time and place of the expenditure, (iii) the business purpose for the expenditure, and (iv) the business relationship to the employee or member of any person entertained by the expenditure. Each item of expenditure must be supported by a receipt.

(1) The Treasurer shall review expense reimbursements on a quarterly basis and report to the Board of Directors any deviation from the above standards.

Rev. 11/04

(2) Late Expense Vouchers: Any expense voucher that is over three (3) months old shall be approved by the Executive Committee or full Board of Directors prior to payment. Any expense incurred that is over six (6) months old shall not be honored.

D. PORAC Credit Cards:

(1) Credit cards in the name of PORAC will be used only for authorized business purposes of PORAC.

Rev. 11/04; Rev. 11/11
E. PORAC will establish appropriate salary ranges based upon a salary survey of associations and organizations with like positions. This survey shall be performed when recommended by the Budget Committee and approved by the Board of Directors.

(1) All salary levels shall be determined by the Board of Directors based on the recommendation of the Budget Committee.

(2) The Budget Committee shall submit a recommendation of compensation levels to the full Board of Directors for approval during the August Board of Directors meeting.

(3) Monthly stipends shall be given to the full-time release officers. Such stipends shall be based on the recommendation by the Treasurer and the Budget Committee, with final approval by the Board of Directors at the August meeting. Approved changes will be made effective January 1 of the following year.
(4) **Prior approval of the Board of Directors must be obtained for the hiring of any relative of a Director or employee.** Prior to approval, the Board of Directors should be satisfied that reasonable investigation of other potential applicants was made and that the relative is more suitable than other potential employees.

Rev. 11/98

F. **Personal Financial Transactions and Reporting Requirements:**

(1) Any transaction between PORAC and (i) an Officer, Director or employee with a personal financial interest in the transaction or (ii) an entity or association in which the Officer, Director or employee has an interest for which he/she serves as an Officer or Director, must be approved by a majority vote of the disinterested Board of Directors prior to the transaction and, in any event, in accordance with the California Nonprofit Corporations Law. Furthermore, no loans shall be approved or made without a substantial business purpose to benefit PORAC and approval of such loans must be made by the Board of Directors in accordance with the California Nonprofit Corporations Law. Salary advances are generally prohibited.

(2) Each representative of PORAC, upon receiving any income, non-standard loan, gift or gratuity worth in excess of two hundred and fifty dollars ($250) in a calendar month from any vendor who is currently doing business with or seeking to do business with PORAC or an affiliated entity, shall submit a written report detailing such benefits. The report shall be submitted within thirty (30) days of receipt of the benefit.

(a) “Representative of PORAC” includes the PORAC President, Vice President, Treasurer, Secretary, Trustees of affiliated entities, Committee members, Region Directors, Chapter Presidents, Directors and any other representatives designated by the Board of Directors.

(b) The report shall be submitted on a form prepared and approved by the PORAC Board of Directors.
(c) The reporting requirement set forth herein does not apply to gifts or gratuities received in conjunction with events sanctioned by PORAC at the Annual Conference of Members or hosted events in conjunction with a scheduled meeting of the Board of Directors, Executive Committee, Board of Trustees or Committees Representatives wherein all members of such Boards or Committees were invited.

(d) Failure to report as required by this section may constitute grounds for discipline under Article XIII of the PORAC Bylaws.

G. Expenditure Guidelines:

(1) Director

(a) Association meetings:

(i) local association- no reimbursement for own association meeting.

(ii) within Chapter- reimbursed by Chapter if at the request of the Chapter, or by PORAC if at the request of the President or Vice President.

(iii) outside Chapter- reimbursed as authorized by the President or Vice President.

(b) Chapter meetings:

(i) local Chapter- may be reimbursed by own Chapter as determined by that Chapter.

(ii) outside local but within Region- reimbursed by Chapter if at the request of the Chapter, or PORAC if at the request of the President or Vice President.

Excludes Executive Committee members who are authorized to attend all Chapter meetings within their Region.

(iii) outside Region- reimbursed as authorized by the President or Vice President.

(c) Region meetings:
(i) local Region - reimbursed only when not possible for the Chapter to pay due
to insufficient funds.

(ii) outside local Regions - reimbursed as authorized by the President or
Vice President.

(d) Board of Directors’ meetings and the Conference of Members:

(i) reimbursed upon timely submission of appropriate voucher to PORAC
Headquarters.

(e) Other meetings:

(i) reimbursed when authorized by the President or Vice President.

(ii) Committee members - reimbursed when authorized by the President or
Vice President.

(iii) Committee Chairpersons, Executive Officers, other non-employees, and
the Bylaws, Standing Rules, Board of Directors, Executive Committee or
President.

Rev. 11/11

(2) Committee Members

(a) reimbursed for all actual PORAC business expenses, as limited to those
budgeted, excluding attendance at a local Chapter or Region meeting hosted
by a Chapter, subject to review by the President or Vice President.

Rev. 11/04; Rev. 11/11

(3) Employees

(a) reimbursed for all actual PORAC business expenses, as limited to those
budgeted for, subject approval by the President or his/her designee.

Rev. 11/98; Rev. 11/01; Rev. 5/04
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(4) Travel

(a) auto:

(i) mileage reimbursement shall be in accordance with the current Internal Revenue Service guidelines.

(ii) prior approval of mileage over 300 miles one-way shall be made by the President or, at the President’s discretion, cost of airfare in lieu of mileage may be approved.

(iii) rental cars are not authorized if other feasible means of travel are available; when authorized by the President or Vice President, rental cars should be arranged through PORAC Headquarters, if possible.

(iv) cab, bus, parking: actual cost including tip with receipt.

(v) valet parking may be approved.

Rev. 5/04; Rev. 11/07

(b) Commercial travel:

(i) commercial travel shall be arranged through PORAC Headquarters at all times with the exception of the President, Vice President and Treasurer.

Any variance from this policy must receive prior approval from the President or Vice President.

(ii) chartered air/bus will need prior approval of the President.

Rev. 5/04; Rev. 05/14
DUTIES-POLICIES

(5) Meals, Hotels, and Miscellaneous

(a) meals; (food and drink)

<table>
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<tr>
<th>MEALS</th>
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<th>UNRECEIPTED</th>
</tr>
</thead>
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<tr>
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</tr>
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<td><strong>Total</strong></td>
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<td><strong>$30.00</strong></td>
</tr>
</tbody>
</table>

Rev. 5/04; Rev. 5/13; Rev. 6/17; Rev. 11/19

(ii) original itemized vendor generated receipts are required for all receipted Expenses

Rev. 2/09

(iii) meals over the above limits will require a receipt justification, and approval of the President or Vice President. In no event will the reimbursable amount exceed twice the maximum of the receipted meal expense set forth in S.R. Article VIII G (5) (a) (i).

Rev. 11/99; Rev. 5/04; Rev. 7/04; Rev. 11/04

(iv) meals for other persons will be listed on vouchers indicating business purpose and their names.

(v) meals are not authorized for spouses/significant others except when approved by the Executive Committee or the Board of Directors.

Rev. 11/99; Rev. 5/04

(vi) exceptions to this policy can be made by the Executive Committee.

Rev. 5/04; Rev. 5/13
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(vii) tips for meals will not exceed 20% of the total bill.

(viii) tips, meals and beverage shall be included in the maximum receipted amounts per meal. Exceptions for exceeding the receipted meal allowance per S.R. Article VIII, Section (G) (5) (a) will require an explanation when submitting the receipt and voucher for reimbursement and may be approved by the President or Vice President per S.R. Article VIII, Section (G) (5) (a) (iii).

(b) hotel:

   (i) will be arranged through PORAC Headquarters when possible.

   (ii) actual room rate, plus tax.

(c) miscellaneous:

   (i) no entertainment reimbursement unless business purpose indicated.

(6) Expense Advances

   (a) authorized if arrangements are made thirty (30) days in advance through the President or his/her designee.

   (b) requests are to be made on an appropriate voucher, submitted to PORAC Headquarters, and then followed-up with an appropriate voucher showing the actual expenses.

   (c) advances will be based on non-receipted expense guidelines under Internal Revenue Service Rules.
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(7) Review Process

(a) In the event an emergency arises with unauthorized expense, necessary reimbursement for such will be subject to review by the Board of Directors.

Rev. 5/04

Section 4. The Executive Committee may, from individuals nominated by the Chapters, select a “PORAC Member of the Year,” to be honored at the Conference of Members.

Section 5. Chapters will comply with the following:

A. The Chapter shall report to the PORAC Treasurer on its quarterly income and expenses. The report shall reconcile with the Chapter bank statements and shall provide sufficient explanations of all revenues and expenditures.

B. Chapter reimbursement checks will not be issued until the quarterly report is received and approved by the Treasurer or his designee. If the quarterly report is not received by 60 days after the end of the quarter, no chapter reimbursement check for the prior quarter shall be issued, absent approval by the Executive Committee or Board of Directors.

C. The PORAC Treasurer or his/her designee shall have the right to inspect Chapter financial records.

Rev. 11/93; Rev. 02/08; Rev. 11/10

D. Chapters may engage in fund raising if the fund raising will not generate unrelated business income. Chapter fund raising plans will be submitted to the Board of Directors for approval and in advance of the event. The Board or the Executive Committee shall review the proposal to determine whether it will generate unrelated business income effecting PORAC.
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

Section 6. The Conference Co-Chairs shall approve expenditures for the Annual Conference and shall review expenditures in light of the Annual Conference budget.

Rev. 11/01; Rev. 11/11

Section 7. The PORAC Board of Directors and the Executive Committee shall ensure that all current vendors and sponsors of the organization, as well as those entities seeking to establish such a relationship with PORAC, shall comply with the requirements set forth in the PORAC Corporate Vendor and Sponsor Policy. At the meeting of the Board of Directors following the Conference of Members, then current sponsorships shall be reviewed and assessed to ensure compliance with PORAC’s policies.

Section 8. The Board of Directors or Executive Committee shall have the authority to approve appropriate financial contributions to offset anticipated legal expenses and costs incurred by any affiliate in challenging or defending matters of statewide concern to law enforcement officers consistent with existing PORAC Bylaws and Standing Rules. The Board shall have sole discretion to determine the recipient of such funds and level of contribution, if any, which shall be made. Any request for financial assistance much be remitted in writing by the affiliate’s President utilizing the appropriate PORAC form requested from the PORAC President of Vice President.
S.R. Article IX

ELECTIONS/APPOINTMENTS

Section 1. It is incumbent on any active PORAC member who holds an elected or appointed position in the PORAC organization and who also is an employee of PORAC, to disclose any conflicts of interest and to excuse himself/herself from taking any such action as a PORAC officer which create such conflict.

Rev. 11/99; Rev. 11/06; Rev. 11/10

Section 2. Upon completion of Region election counts, the Vice President shall announce the results and include the following:

A. The results in uncontested elections.
B. List of all candidates in contested elections.
C. Tally of votes cast for each candidate in contested elections.
D. Total votes cast in contested elections.

Rev. 11/06; Rev. 08/14; Rev. 11/14

Section 3. Upon election of Chapter State Directors, each Chapter shall promptly report the results to the PORAC Vice President.

Section 4. An elected officer or representative may provide an irrevocable resignation of office effective upon a date certain prior to the expiration of their term in office. Upon receipt of such an irrevocable resignation, the PORAC Vice President shall take appropriate steps to fill the prospective vacancy pursuant to Article IX, Section II of the Bylaws.

Section 5. The President shall appoint the PORAC designee to the POST Commission or any other public entity or position, subject to the approval of the Executive Committee or Board of Directors.
S.R. Article X

VOTING

Section 1. Voting Strength

A. Voting strength for active member organizations at any PORAC Conference, meeting or gathering shall be predicated on one (1) vote per the rate prescribed in Bylaw Article X.

B. At the Conference of Members, representatives of all statewide associations shall caucus within the Statewide Chapter, independent of any Chapter or Region. The votes of Statewide associations shall be cast and counted independently of any Region or other Chapter at the Conference of Members.

Rev. 11/17; Rev. 11/19

Section 2. Credentials Committee

A. The Credentials Committee shall adhere to the appropriate dates for receipt of dues when calculating voting strength. For the Conference of Members, the voting strength shall be based on the average annual monthly dues paid up to and including the last complete quarter to the Conference of Members (September 30). For Region and Chapter meetings where voting by member associations may take place, the date by which dues must be received and current shall be the date of the meeting or gathering.

Rev. 11/17; Rev. 11/19
S.R. Article X (Cont’d.)

VOTING

B. As a Standing Committee under Article XI, Section 10 of the PORAC Bylaws and Article XI, Section 4 of these Standing Rules, the Credentials Committee, consisting of four (4) members, one (1) from each Region, plus a Chairperson designated by the President, shall convene at least one (1) day prior to the start of the Conference of Members in order to receive designations and/or proxies from active member organizations and to conduct any delegated functions or other appropriate business of the Committee.

C. At the commencement of the second day of the Conference of Members, the Credentials Committee shall provide a report to the Secretary including a list of all active member organizations which provide timely designation or proxy forms.

Rev. 5/03; Rev. 10/11; Rev. 11/11

Section 3. Designations:

A. Active member organizations in attendance at the Conference of Members or other meetings, shall designate a member from their own association as their representative to communicate the interests and cast the vote of their organization.

Rev. 05/03

B. For the Conference of Members, designations on an approved form must be submitted to the Credentials Committee by 12:00 noon on the first day of the Conference of Members to be valid.

Rev. 05/03

C. There shall be no authorized designations other than for the Conference of Members.

Rev. 05/03
VOTING

D. All designations under this section must be on an approved form and include the name of the active member organization, the name of the designee, date, signature of the Association President or Vice President issuing the designation, and a list of alternates in descending order if the designee so chooses. Only a PORAC member who is a member of the designating association may be authorized to represent that active member organization by way of designation under these Standing Rules.

Rev. 05/03

Section 4. Proxies

A. The term proxy or proxy votes shall include those instances when an active member organization, whose representatives are unable to attend a meeting where action may be taken, has delegated authority to an individual who is not a member of that organization to act or speak on its behalf. Proxies shall only be accepted in writing, with either a general delegation of authority (“General Proxy”) or for specific issues or with specific direction (“Limited Proxy”). Unless otherwise provided herein, all proxies must be submitted to the Presiding Officer or Secretary prior to the casting of any vote.

Rev. 05/03

B. For the Conference of Members, proxies on an approved form must be received at the PORAC Headquarters, whether by mail, fax or hand delivery, by 1700 hours on the Friday prior to the Conference of Members; otherwise, all proxies must be submitted whether by fax or hand delivered, to the Credentials Committee by 12:00 noon of the first day of the Conference of Members to be valid.

Rev. 05/03
S.R. Article X (Cont’d.)

VOTING

C. Active member organizations present at the Conference of Members may submit a written proxy to the Credentials Committee after 12:00 noon on the first day of the Conference of Members if they cannot remain in attendance and perform their duty.

Rev. 05/03

D. All proxies under this section must be on an approved form and include the name of the individual delegating the proxy and the name of the Association granting the proxy, clear delineation of either a general or limited delegation of authority, the date the proxy was issued and the name of the Association President or Association Vice President issuing the proxy. Only a PORAC member who is not a member of the association issuing the proxy may be authorized to represent that active member organization by way of a proxy under these Standing Rules.

Rev. 05/03

Section 5. Directors and Officer Proxies

A. At meetings other than the Conference of Members, Directors or Officers may issue a proxy to another Director or Officer to communicate the interests of and cast the votes for their office.

Rev. 05/03; Rev. 11/13

B. All proxies under this section must be submitted in writing and include the name of the individual delegating and receiving the proxy, a clear delineation of either a general or limited delegation of authority, and the date the proxy was issued.

Rev. 11/12; Rev. 11/19
S.R. Article X (Cont’d.)

VOTING

C. Any such proxies shall be in writing and shall include the name of the Officer or Director, the name of the designee, the date of the proxy, and the specific delegation of authority.

Rev. 05/03; Rev. 11/11

Section 6. Forms

A. The Vice President shall be responsible for form content. For elections conducted by the Vice President, the following forms shall be valid only if they contain all of the information so indicated.

Rev. 05/03

B. Region Election Notice. Shall include the title of the office for which nominees are being sought, any prerequisites to hold the office, date and time by which nominations must be received, name and address where nominations are to be sent, date/time/location where election will be held, statement that nominating and balloting may be done in person, space for printed and signed names of the two (2) eligible members making the nomination and second, their associations, date nomination form completed, and the date/name of the person who drafted the nomination form and content.

Rev. 05/03; Rev. 11/14
S.R. Article X (Cont’d.)

VOTING

C. Region Ballot for Election. Names of all nominees, and, title of office to be filled, expiration of the term of office, deadline date/time by which ballots must be received, name/address where ballots are to be sent, date/time/location where election will be held, statements that ballots may be cast in person, date ballot was signed, printed and signed name of eligible member casting the ballot and his/her association (all printed information must be legible).

Rev. 05/03; Rev. 08/14

D. Ballot for Recall/Disciplinary Action. Name of the officer, Director, Trustee or committee member subject to recall/discipline, title of position held, deadline by which ballots must be received, date/time/location where the ballots will be counted, date ballot was signed, printed and signed name of eligible member casting the ballot and his/her association (all printed information must be legible). The accused and the Region Directors may have a position statement not to exceed two (2) pages included with each ballot. The ballot should limit voting options to one of: written reprimand, removed from position, no action required.

Rev. 05/03

E. Proxy Form. Name (printed) of eligible member assigning association is giving proxy to vote on their behalf, that the proxy is either (1) for all matters that arise for which the association is eligible to vote (General Proxy), or (2) the proxy is limited to a specific issue or election (Limited Proxy), printed and signed name of member authorizing the proxy and their association, date proxy was signed, date proxy expires, and the date/name of the person who drafted the proxy form and content.

Rev. 05/03
S.R. Article X (Cont’d.)

VOTING

F. Designation Form. Name of the active member organization, name of the designee who is a member of that organization, the date of the meeting for which the designation applies, the date the designation is issued, the signature of the association officer issuing the designation and a list of alternates, if any, in descending order of designation.

Rev. 05/03

Section 7. At the Conference of Members, the Secretary shall conduct the Roll Call for votes by Region, Chapter, or Association pursuant to submitted designations and proxies.

After all the votes have been called, but before the tally of ballots has been tabulated by the Credentials Committee, the Secretary shall inquire of the Conference of Members three (3) times whether any active member organization has failed to cast its ballot.

At the conclusion of the third inquiry, the votes shall be tabulated.

Rev. 05/03

Section 8. At the Conference of Members, the Credentials Committee shall prepare a formal tally of ballots for each election which it shall certify to the Secretary. At the conclusion of the Conference, the Credentials Committee shall secure and seal all documents and records pertaining to its duties which shall be provided to the Secretary and maintained at the PORAC Headquarters.

Rev. 05/03; Rev. 11/09
S.R. Article X (Cont’d.)

VOTING

Section 9. Election Protests

A. All pre-election protests involving any matter pertaining to the election of the President, Vice President or Treasurer of PORAC including, but not limited to the nomination process, election campaigns, credentialing, designations and/or proxies, shall be lodged in writing by the complaining party to the Credentials Committee prior to the call for the election by the Secretary. The Credentials Committee shall immediately report the complaint to the Secretary. Following a reasonable investigation of the complaint, the Secretary shall provide the Conference of Members a summary of the matter and rule on the complaint, applying the PORAC Bylaws, Standing Rules and/or Robert’s Rules of Order as appropriate. The decision of the Secretary may be appealed to the Conference of Members.

Rev. 05/03

B. All post-election protests involving any matter pertaining to the election of the President, Vice President or Treasurer of PORAC including, but not limited to the voting process and/or tally of ballots, shall be lodged in writing by the complaining party to the Credentials Committee by the end of the election day at the Conference of Members. The Credentials Committee shall immediately report the complaint to the Secretary. Following a reasonable investigation of the complaint, the Secretary shall provide the Conference of Members a summary of the matter and rule on the complaint, applying the PORAC Bylaws, Standing Rules and/or Robert’s Rules of Order as appropriate. The decision by the Secretary may be appealed to the Conference of Members.

Rev. 05/03
S.R. Article X (Cont’d.)

VOTING

C. The PORAC Board of Directors retains the right to address any election protest or any other type of challenge pertaining to the election of the President, Vice President or Treasurer of PORAC or Regional elections, which was not known at the time of the election or could not have been filed in a timely manner. The Board of Directors retains the right to remedy such protests or challenges in the best interest of the organization.

Rev. 11/92; Rev. 11/95; Rev. 05/03
S.R. Article XI

TRUSTS AND STANDING COMMITTEES

Section 1. *No member of the Board of Directors shall serve on the LDF or I&B Trust/Committee, or RMT except as the appointed member from the Board of Directors. Any LDF or I&B Trust/Committee or RMT member elevated to the position of Director may serve the remainder of his/her term on that LDF or I&B Trust/Committee or the RMT.*

Rev. 02/05

Section 2. *Each Director may, by the first day of the Conference of Members, submit a list of candidates to the President to be considered for appointment to committees. Within thirty (30) days of any Region’s position on a Standing Committee being vacated, each of the Region’s Directors may submit a list of candidates to the President to be considered in filling the position.*

Rev. 02/05: Rev. 11/15

Section 3. *All receipts and disbursements of insurance funds if administered by the Treasurer of PORAC shall be maintained in a separate account. No check or payment shall be made from this account without the signature of the I&B Trust/Committee Chair or their designee.*

Rev. 02/05

Section 4. *The Credentials Committees’ duties encompass all elections during the Conference of Members and may be called upon by the Vice President to assist in other elections.*

Rev. 02/05

Section 5. *Standing Committee Chairs should provide quarterly reports to the President.*

Rev. 02/05
S.R. Article XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 6.  The Fiscal Management Committee shall periodically review the compensation records of the Officers, Directors or Trustees in which PORAC reimburses the employing agency. This is to ensure that the records of PORAC and the employing agency are in corroboration. These time records shall be maintained at PORAC Headquarters and shall be provided quarterly by the respective Officer, Director or Trustee. Upon request from any members of the Board of Directors, these records shall be produced for examination and/or review.

Rev. 11/05
S.R. Article XII

INVESTIGATIVE POWERS

Section 1. In conducting any hearing scheduled pursuant to Article XII, Section 1(C) of the Bylaws, the Board of Directors may open the proceedings to members of PORAC in good standing. The Board of Directors may call for the hearing to be held in Executive Session, with the attendant obligations upon the Directors and members in attendance. The Board of Directors shall not be bound to follow strict rules of evidence at any stage of the proceeding. Rather, the Chair may make any appropriate ruling and the Board of Directors may take any appropriate action to:

(a) obtain relevant evidence

(b) exclude irrelevant evidence

(c) provide for reasonable due process, and

(d) protect the interests of PORAC and its members.

Section 2. The final decision of the Board of Directors regarding any disciplinary matter under Article XII, Section 1 (E) of the Bylaws, shall include a statement of the case, a summary of the evidence and the positions of the parties, specific findings of facts and conclusions, as well as the reasons or basis therefore, upon all material issues raised at the hearing. If the accused is found guilty of some or all of the preferred charges, the decision of the Board of Directors shall also include the remedy deemed appropriate and ordered by the Board, plus the final disposition of the case, if any. Such decisions of the Board of Directors may be made available for review at PORAC Headquarters (or other appropriate locations) by members of PORAC in good standing who agree to be bound to maintain the appropriate confidentiality of the decision.
S.R. Article XIII

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

Section 1. Dues-Failure to Pay. Any member association of PORAC which fails to pay all of their dues within fifteen (15) days after their due date, shall be placed on the delinquency list at PORAC Headquarters. Should the dues not be received within thirty (30) days of said notice, their Chapter Director and local association will be notified by PORAC Headquarters. If at the end of three (3) months an association is still in arrears, it shall be suspended from and forfeit all privileges of membership in PORAC, except that the Executive Committee by a two-thirds (2/3) vote or the Board of Directors by a majority vote, may for good cause extend the three (3) month grace time and/or all membership privileges for a period they deem appropriate. Associations which seek an extended grace period must sign a written agreement to repay all PORAC dues for the grace period before any grace extension goes into effect. The Board of Directors shall review all extended grace periods in effect at the time of any Board of Directors meeting.

Section 2. Dues-Reinstatement after Suspension. A suspended member and/or member association may be reinstated upon payment of all arrearage under such terms and conditions as may be determined by the Board of Directors.
S.R. Article XIV

ADMINISTRATION

Section 1. Reserve Fund. PORAC shall strive to maintain funds equal to at least three (3) months General Fund dues in the reserve fund to be used when necessary in compliance with these Bylaws.

A. In the event of a cash flow emergency, the Board of Directors or Executive Committee can approve the expenditure of funds not greater than one (1) month’s General Fund dues, from the reserve funds. In the event of a natural disaster, the Board of Directors or Executive Committee may approve a donation from the Reserve Fund to a Relief Fund.

B. Only the Board of Directors can approve any additional expenditure during a fiscal year.

C. An Emergency (for purposes of Subsection A., above) shall be determined by the Board of Directors or Executive Committee upon the recommendation of the PORAC Treasurer or PORAC President in the Treasurer’s absence. Every effort shall be made to replace the amount expended from the reserves as soon as financially possible.

D. Any unencumbered reserves at the end of the fiscal year may be placed into the PORAC General Fund upon the approval of the Board of Directors or Executive Committee.

E. Any loan against the reserve funds shall be viewed as an expenditure.
S.R. Article XV

RULES OF ORDER
S.R. Article XVI

BYLAW AND STANDING RULE AMENDMENTS

Section 1. Amendments to the PORAC Bylaws shall be approved only by the members at the
Conference of Members pursuant to Article XVI of the Bylaws.

Section 2. The Board of Directors may amend these Standing Rules provided such amendments
are not inconsistent with the Bylaws.

Section 3. The Board of Directors may approve amendments to the Standing Rules by a majority of
the voting Directors provided thirty (30) days written general notice of the proposed
amendments is given to the Directors or by a two-thirds (2/3) vote if less than thirty (30)
days written notice is provided.

Rev. 11/14

Section 4. The Executive Committee shall have no authority or power to alter or amend the
Standing Rules.

Rev. 11/13
ARTICLE I

NAME AND OBJECTIVES

Section 1. **NAME:** This Association shall be known as the Peace Officers Research Association of California (PORAC).

Section 2. **OBJECTIVES:** The objectives of this Association are to unite all persons within its jurisdiction for their economic, professional, and social advancement. It shall be the aim of the Association to assist all public safety officers in seeking adequate compensation for the performance of their professional duties and to improve conditions of employment, accomplished through collective legal activities, collective efforts in all areas of labor presentation, collective attempts to insure themselves and their families against health, disability, accident, and any other problems that may occur; to collect, study, standardize, summarize, and distribute factual data in order to promote the professional qualifications and standing of public safety officers.

Section 3. **PRINCIPLES:** The Association is founded on the principle that public safety officers united in mutual interest and acting in a spirit of cooperation, may, through the free exercise of their constitutional freedoms of association and self-organization, best promote their own welfare.

Section 4. **HEADQUARTERS:** The Headquarters and general offices of this Association shall be located in Sacramento, California, and shall remain situated in that city until removed by referendum vote of the membership.
ARTICLE II

MEMBERSHIP

Section 1. The membership of Peace Officers Research Association of California (PORAC) is comprised of member associations and individuals as provided in these Bylaws.

Section 2. There shall be six (6) classes of membership in PORAC: active, retired, honorary, associate, reserve, and limited.

Section 3. **ACTIVE MEMBERSHIP** shall consist of:

A. Employee organizations, a majority of whose membership consists of Peace Officers as defined in Section 830 et seq. and Public Officers as defined in Section 831 et seq. of the California Penal Code.

B. Applications from management, Public Officers, and reserve associations will not be considered for active membership unless submitted with a letter from the corresponding PORAC rank-and-file association stating they are not opposed to or support the application. No recommendation is needed for the application if the rank-and-file organization is not a PORAC active member. (S.R.)

C. Retired peace officers who retain active membership and pay such dues through their local association.

D. Active membership includes at-large associations.
ARTICLE II (Cont’d.)

MEMBERSHIP

Section 4.  RETIRED MEMBERSHIP: Any retiree from past or current affiliates of PORAC, or any retired public safety officer with appropriate supporting documentation may be a Retired Associate Member.

Rev. 11/08; Rev. 11/09

Section 5.  JOE ACETO HONORARY LIFE MEMBERSHIP: The Joe Aceto Honorary Life Membership may be conferred upon any person rendering extraordinary service to the goals and objectives of PORAC. (S.R.)

Rev. 11/99

Section 6.  RESERVE MEMBERSHIP: Reserve membership shall consist of associations made up of reserve peace officers. (S.R.)

Section 7.  ASSOCIATE MEMBERSHIP: Associate membership shall be those individuals approved as provided by these Bylaws. (S.R.)
ARTICLE II (Cont’d.)

MEMBERSHIP

Section 8. **LIMITED MEMBERSHIP** shall only be available to the following organizations:

A. Public safety organizations not eligible for other membership.

B. The Executive Committee or Board of Directors may give approval to grant limited membership to any newly applying association otherwise eligible for full PORAC membership for a period up to but not to exceed twelve (12) months.

C. Applications from management, Public Officers, and reserve associations, not accepted for active membership shall be allowed to apply for limited membership.

Section 9. **OUT OF STATE MEMBERSHIP** shall only be available to out of state public safety organizations.

Section 10. Membership shall be approved or denied by the Board of Directors or the Executive Committee. (S.R.)

Section 11. Limited members have no rights in PORAC except (a) to participate in the Legal Defense Fund (LDF), Retiree Medical Trust (RMT), and Insurance and Benefits Trust (I&B) programs for which they qualify, and (b) to attend PORAC sponsored trainings and events on par with other affiliated associations.

Section 12. Only employee organizations recognized as the exclusive bargaining representative by the public agency employing law enforcement offices may seek or maintain Active, Limited or Reserve Association Membership in PORAC, except as otherwise provided by the PORAC Board of Directors.
ARTICLE III

DUES

Section 1. Active membership organizations shall pay dues at the rate of seven dollars ($7.00) per capita per month. Active membership organizations shall pay dues at the rate of nine dollars ($9.00) per capita per month beginning the 1st quarter of 2018. This additional two-dollar ($2.00) assessment shall be specifically allocated to protect and defend member’s pension benefits impacted by any California pension reform initiatives. This assessment may be paid in a lump sum and from any source the active organization deems appropriate. This assessment may sunset by a majority vote of members in attendance at any Conference of Members beginning in 2019. Non-active dues paying members, as listed below, shall pay dues in the manner prescribed in the Bylaws and Standing Rules.

Rev. 11/00; Rev. 11/05; Rev. 11/07; Rev. 11/13; Rev. 11/14; Rev. 11/15; Rev. 11/17

Section 2. Reserve peace officer associations shall pay dues at the rate of forty-eight dollars ($48.00) per capita annually.

Rev. 11/04; Rev. 11/14; Rev. 11/19

Section 3. Retired Associate Members (RAM) shall pay dues at the rate of thirty dollars ($30.00) per capita annually, effective January 1, 2015.

A. Retired Associate Members (RAM) who opt to withdraw from RAM, and subsequently seek to regain RAM membership, shall pay, in addition to their new dues, the amount of any delinquent dues owed at the time of their withdraw.
ARTICLE III (Cont'd.)

DUES

B. The Retired Associate Members (RAM) dues shall be waived if the member’s association from which they retire keeps their status active. However, such RAM dues paying members shall not count for purposes of determining voting strength under Article X, Section 2 (C) of these Bylaws.

Rev. 11/08; Rev. 11/09; Rev. 11/12; Rev. 11/14

Section 4. Standard Associate Members (SAM) shall pay dues equivalent to the rate of dues set for Retired Associate Members.

Rev. 11/08; Rev. 11/12; Rev. 11/13

Section 5. Honorary life members shall pay no dues. (S.R.)

Rev. 11/04

Section 6. Limited membership organizations shall pay dues of $2.00 dollars per capita per month. Effective January 1, 2020, the monthly per capita dues shall increase to $2.25. Effective January 1, 2021, the month per capita dues shall increase to $2.50. Effective January 1, 2022, the monthly per capita dues shall increase to $2.75. Effective January 1, 2023, the monthly per capita dues shall be forty percent (40%) of Active member dues, rounded up to the nearest quarter dollar. Limited member associations who opt to withdraw from PORAC, and subsequently seek to regain limited membership status, shall, over the same number of months they were without PORAC limited membership, pay, in addition to their new dues, the amount of dues that would have otherwise been paid if they had maintained continuous limited membership. However, the above dues payback shall be waived if the former limited members attain active member status.

Rev. 11/08; Rev. 11/19
ARTICLE III (Cont’d.)

DUES

Section 7. Out of State Limited Membership organizations shall pay dues or fees as set by the Board of Directors or Executive Committee.

Section 8. As applied in these Bylaws, the term “per capita” shall mean all members of an affiliated Active or Limited membership organization.
ARTICLE IV

REGIONS/CHAPTERS

Section 1. The membership of PORAC is geographically divided into four (4) Regions, each of which is further divided into Chapters. (S.R.)

Section 2. Each Chapter may be comprised of non-at-large associations, at-large associations, associate members, retired members, statewide association members and Federal Coalition members.

A. Non-at-large associations are active member organizations with fewer than five hundred (500) individual members.

B. At-large associations are active member organizations with five hundred (500) or more individual members.

C. Statewide associations are active member organizations whose membership transcends the boundaries of the various Regions and Chapters. Statewide associations’ members are not members of a local Chapter but are members of the Statewide Chapter. They may attend any local Chapter meeting but may only exercise their rights within the Statewide Chapter. (S.R.)

D. Federal Coalition is comprised of active member organizations whose membership transcends state boundaries.

Rev. 11/06; Rev. 11/17; Rev. 11/19

Section 3. The boundaries of the various Regions and Chapters within California shall be established. A map indicating the names, numerals, and boundaries of the Regions and Chapters approved by the Board of Directors shall be attached to these Bylaws.

Rev. 11/17
ARTICLE V

POWERS

Section 1. The Conference of Members shall, when in session, possess the power to amend these
Bylaws, elect officers, and other powers as provided herein.

Section 2. Subject to the authority of the Conference of Members, the activities and affairs of
PORAC shall be governed and all corporate powers exercised by or under the direction
of the Board of Directors.

Section 3. Subject to the authority of the Board of Directors, when the Board of Directors is not in
session, the Executive Committee shall have all the powers and authority of the Board
of Directors subject to the direction of the Board of Directors except when prescribed by
law, Standing Rules, and/or these Bylaws.

Section 4. The Executive Committee shall have no power to adopt, amend, or suspend the
Standing Rules.

Section 5. Chapters shall establish Bylaws and elect officers to administer their affairs.
A. The Bylaws and actions of the Chapters shall not be in conflict with the Bylaws or
principles of PORAC. The Bylaws of the Chapters, and any amendments thereto, shall
be submitted to and become effective upon approval of the PORAC Board of Directors.

Rev.11/08; Rev. 11/13
ARTICLE V (Cont’d.)

POWERS

B. Chapters shall adopt Standing Rules and policies which are consistent with its fiduciary duty to oversee the financial affairs of the corporation, which comply with federal and state laws, and which shall not be in conflict with the Standing Rules or principles of PORAC.

Rev. 11/11

C. No one at the Chapter level shall have the authority to represent himself/herself as an agent of PORAC without specific approval of the PORAC Board of Directors as provided in the Bylaws or Standing Rules.

Rev. 11/09

Section 6. Except as restricted in these Bylaws all active members/associations shall have the right to examine the records, accounting books, reports, minutes and correspondence of the officers, Board of Directors, and committees of PORAC, upon reasonable written and timely request.

Rev. 11/93
ARTICLE VI

OFFICERS/BOARD OF DIRECTORS/EXECUTIVE COMMITTEE

Section 1. The officers of PORAC shall be the President, Vice President, Treasurer, and Secretary.

Section 2. The Board of Directors shall be comprised of the President, Vice President, Treasurer, one (1) Director from each at-large association (who shall be a member of that at-large association), one (1) elected Director from each Chapter (elected by non-at-large associations within the Chapter) and, for a one (1) year term, the immediate Past President. Unless denied by the Board of Directors, the immediate Past President may complete their term even if no longer an active member.

Rev. 11/10; Rev. 11/11

Section 3. The Executive Committee shall be comprised of the President, Vice President, Treasurer, and eight (8) Directors. (S.R.)

A. The Directors of the Executive Committee shall be composed of two (2) Directors from each Region, provided that no more than one (1) Director shall be elected from each Chapter.

B. Executive Committee Directors shall be elected by the active member associations from each affected Region in accordance with the procedures set forth in Article IX, et seq. of these Bylaws.

C. The Board of Directors shall retain the power to remove Executive Committee members as provided in Article XII of these Bylaws.
ARTICLE VII

MEETINGS

Section 1. The Conference of Members shall be convened annually, during the last quarter of the year, as determined by the Board of Directors. (S.R.)

A. Written notice of the time and place of the Conference shall be given not less than thirty (30) days prior to the Conference of Members.

B. A quorum shall consist of the members present.

Section 2. The Board of Directors shall meet at least twice annually, in addition to the meetings at the Conference of Members, unless more frequently convened by a majority of its members or the President.

A. At least two (2) days’ notice shall be given of the time, place, and tentative agenda of the meeting unless otherwise waived.

B. A quorum shall be constituted when a majority of the Board of Directors is present, and they represent at least a majority of the total votes of the entire Board of Directors.

C. A meeting may continue notwithstanding the loss of a quorum except that no vote may occur in the absence of a quorum.

Rev. 11/11

Section 3. The Executive Committee shall meet when convened by a majority of its members or the President. (S.R.) The manner of notice of meeting, establishment of quorum, and action taken during a loss of quorum, shall be the same as provided for the Board of Directors.
ARTICLE VIII

DUTIES

Section 1. The President shall preside at all meetings of the Board of Directors, Executive Committee, and the Conference of Members. He/She shall perform such duties given him/her by these Bylaws, Board of Directors and/or the Executive Committee. He/She may call meetings of the Board of Directors and the Executive Committee, and shall be an ex-officio member of all committees except the Credentials Committee. He/She shall be the spokesperson and official representative of PORAC. He/She shall appoint or replace committee chairpersons and members as provided by these Bylaws subject to the approval of the Board of Directors.

Section 2. The Vice President shall succeed the President should the Presidency become vacant. He/She shall, at the determination of the Executive Committee or the Board of Directors, assume the duties of the President in the absence of the President. He/She shall conduct elections and perform such other duties as may be delegated by these Bylaws, the President, Board of Directors, and/or Executive Committee.

Section 3. The Secretary shall be responsible for the preparation and certification of the minutes of meetings of the Executive Committee, Board of Directors, and the Conference of Members. He/She shall make a regular report to the members on meetings of the Executive Committee and the Board of Directors. He/She shall maintain custody of the Articles of Incorporation, Bylaws, and Standing Rules. He/She shall perform such other duties as may be delegated by the Board of Directors, Executive Committee, and these Bylaws.
ARTICLE VIII (Cont'd.)

DUTIES

Section 4. The Treasurer shall be the chief financial officer responsible for ensuring compliance
with the fiscal policies of these Bylaws, the Board of Directors, and Executive
Committee. (S.R.)

Section 5. A member of the Board of Directors shall perform the duties of a Director, including
duties as a member of any committee upon which he/she may serve, in good faith, in a
manner he/she believes to be in the best interests of PORAC, and with such care,
including reasonable inquiry, as an ordinarily prudent person in a like position would use
under similar circumstances.

Section 6. Chapter Directors shall insure Chapter compliance with PORAC Bylaws, Standing Rules,
policies, procedures and shall be a local representative of PORAC for all local matters
except contractual obligations.

Rev. 11/07

Section 7. Chapter Presidents preside at Chapter meetings and perform such duties as prescribed
by these Bylaws and shall also be a local representative of PORAC for all local matters
except contractual obligations.

Rev. 11/07

Section 8. The Statewide Officers of PORAC shall be considered ex-officio members of the Board of
each PORAC Chapter and may attend and participate in any Chapter meeting. However,
such Officers shall not count toward establishing a quorum or have any voting authority in
such Chapter meetings except as expressly permitted by that Chapter’s Bylaws.

Rev. 11/09
ARTICLE IX

ELECTIONS/APPOINTMENTS

Section 1. Only individuals who are active members of PORAC are eligible to hold office. Active members are not precluded from also being employees of PORAC. All individuals holding any office or directorship with PORAC, whether elected or appointed, shall perform their duties in good faith, in the best interests of the corporation, and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would under similar circumstances.

Rev. 11/13

Section 2. The President and Vice President shall be nominated and elected for two (2) year terms by a majority of the votes cast at the Conference of Members. In the event of a tie or plurality vote, the two (2) candidates receiving the largest number of votes in the first election shall be included in an immediate run-off election.

A. Nominations shall be made at the August meeting of the Board of Directors preceding the Conference of Members when the votes shall be cast. Alternatively, a nomination may be submitted in writing, provided the nomination is received by PORAC prior to the commencement of the August Board of Directors Meeting.

B. The manner of election shall be the same as the manner of voting as prescribed in Article X.

C. In odd numbered years, the President shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members.

D. In 2018, the Vice President shall be nominated and elected for a one (1) year term by a majority of the votes cast at the Conference of Members. Commencing in 2019, both the President and Vice President shall be nominated and elected for two (2) year terms by a majority of the votes cast at the Conference of Members.

Rev. 11/13; Rev. 11/17
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

Section 3. In even numbered years, the Treasurer shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members. In the event of a tie or plurality vote, the two (2) candidates receiving the largest number of votes in the first election shall be included in an immediate run-off election.

A. Nominations shall be made at the August meeting of the Board of Directors preceding the Conference of Members when the votes shall be cast. Alternatively, a nomination may be submitted in writing, provided the nomination is received by PORAC prior to the commencement of the August Board of Directors Meeting.

B. The manner of election shall be the same as the manner of voting as prescribed in Article X.

C. In 2017, the Treasurer shall be nominated and elected for a one (1) year term by a majority of the votes cast at the Conference of Members. Commencing in 2018, the Treasurer shall be nominated and elected for a two (2) year term by a majority of the votes cast at the Conference of Members.

Rev. 11/17

Section 4. If the office of the President, Vice President, or Treasurer is declared vacant at the Conference of Members, an election shall be immediately conducted to fill that vacancy. The successful candidate shall only complete the term of the vacant office being filled.

Section 5. The term of office of the President, Vice President, and Treasurer shall commence on January 1st following the election at the Conference of Members.
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

Section 6. The President shall appoint a Secretary from one (1) of the Region Directors currently on the Executive Committee, subject to approval of the Board of Directors.

Section 7. The President may appoint a Parliamentarian, Sergeant-at-Arms, Historian and Chaplain subject to the approval of the Board of Directors.

Section 8. Directors shall be elected or designated as follows:

A. Chapter Directors shall be elected from the Chapter for two (2) year terms, in the manner prescribed by these Bylaws and Standing Rules, by active member non-at-large associations.

B. At-large Directors shall be designated by at-large associations.

Section 9. Regional members of the Executive Committee, the LDF Trust, RMT Trust and I&B Trust shall be elected for terms of two (2) years by a majority of the votes cast by eligible active members. Only members of the Board of Directors who have been sworn into office are eligible for nomination and election to the PORAC Executive Committee.
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

A. The Vice President shall, during the month of July each year, send to eligible member
organizations a notice announcing each Region’s nominations meeting, which shall
be held prior to September 1st of that same year. This notice shall contain the time
and place of the meeting and a statement advising that nominations, accompanied by
nominee’s acceptance of nomination, may be made from the floor at the meeting or
by a letter of nomination listing the candidate, the nominator and the seconder.
Nominations shall be deemed closed upon the conclusion of the Region nomination
meeting.

Rev. 11/14: Rev. 11/15; Rev. 11/19

B. The Vice President shall, no later than September 15th of each year, send to eligible
members an election ballot. The ballot shall be counted and an election declared
during the October Executive Committee meeting.

Rev. 11/15

(1) The election ballot shall contain:

Rev. 11/15

(a) the time and place of the election;

(b) the candidates’ names and the number of votes allowed, as certified by the
    Vice President, based on dues paid up to June 30th of that year; and

Rev. 11/15

(c) the closing time and date of the polls, shall be at 5:00 p.m., three (3)
    calendar days prior to the October Executive Committee Meeting.

Rev. 11/15
ARTICLE IX (Cont'd)

ELECTIONS/APPOINTMENTS

C. The Vice President shall, within five (5) days following a tie or plurality vote, send notice of another election, which shall be held within fifteen (15) days of the tie or plurality vote. The manner of notice and voting shall be the same as the above except that only the two (2) candidates receiving the largest number of votes in the first election shall be included in the ballot.

Rev. 11/06

Section 10. Elections of Chapter Directors and members of the LDF Trust, I&B Trust, and RMT Trust shall be held in alternate years with odd-numbered Chapters and Regions electing in odd years, and even-numbered Chapters and Regions electing in even years. (S.R.)

Rev. 11/07; Rev. 11/09; Rev. 11/15

Section 11. One (1) Executive Committee member and one (1) I&B Trust member shall be elected in each Region, each year, for a two (2) year term. There will be a total of eight (8) elected Executive Committee members and Trustees, two (2) elected from each Region, provided that no more than one (1) Executive Committee member and Trustee member shall be elected from each Chapter.

Rev. 11/07; Rev. 11/14

Section 12. Chapter Directors, Executive Committee members, Standing Committee and Trust members, shall take office at the close of the Conference of Members.
ARTICLE IX (Cont’d)

ELECTIONS/APPOINTMENTS

Section 13. Vacancies in any office excluding Chapter Director and State President shall be filled within sixty (60) days following receipt of resignation, removal from office, or date office is otherwise vacated, whichever occurs first.

A. For all Presidential appointments, the President shall, at a duly announced Executive Committee or Board of Directors meeting, obtain ratification of the appointment.

B. For all Statewide and Regional elected offices, the Vice President is responsible for having a successor determined and shall, within fifteen (15) days following receipt of resignation, removal from office, or the office is otherwise vacated, whichever occurs first, send Nomination forms, and Notice of a Special Election to all associations eligible to nominate and vote in filling the office, and were so eligible the last time the office was filled.

(1) Notice of the Nomination shall contain all requirements as established by Standing Rules (S.R. Article X, Section 6).

(2) Upon determining those nominated for the vacant office, a Ballot containing all requirements as established by the Standing Rules (S.R. Article X, Section 6), shall be sent to all current eligible voters, who were eligible to vote when the office was last filled.

(3) In the event of a tie or plurality vote, the Vice President shall, within five (5) days of such vote, notify all eligible voters of election in accordance with this Article. The manner of notice and voting shall be the same as the above except that only the two (2) candidates receiving the largest number of votes in the first election shall be included in the ballot.

Rev. 11/15
ARTICLE IX (Cont’d.)

ELECTIONS/APPOINTMENTS

C. During the vacancy of a Chapter Director’s office, the Chapter President shall temporarily act as and have the authority of the Chapter Director and shall automatically relinquish same upon a successor assuming office. Should a Chapter Director be unable to attend a meeting of the Board of Directors, the Chapter President may attend in the Chapter Director’s place, with the approval of the PORAC President, and shall be authorized to discharge their same authority on behalf of that Chapter.

Rev. 11/15

D. The Executive Committee shall appoint an interim President in the event the President’s office is vacated and the Vice President is unable to accede to the higher office. This appointment shall terminate at the next Conference of Members.

Rev. 11/17

Section 14. Any incumbent in an elected or appointed position who fails to maintain the requirement for election to the position shall automatically vacate the office, except they may continue in the position until a successor has been provided in accordance with these Bylaws. Incumbents in any position who are no longer PORAC members shall immediately vacate any office or position held.

Rev. 11/95

Section 15. In the event the Vice President’s office is to be filled, the President shall appoint a member of the Executive Committee to assume the election responsibilities of the Vice President.
ARTICLE X
VOTING

Section 1. Only active members may vote, unless otherwise provided in these Bylaws. (S.R.)

Rev. 11/04; Rev. 11/09; Rev. 11/17

Section 2. At the Conference of Members, active member organizations shall be entitled to cast one

(1) vote for each of their eligible members. (S.R.)

A. Each active member organization is entitled to designate a representative to cast its

votes.

B. Active members may vote by proxy as provided by these Bylaws. (S.R.)

C. Retired Associate Members (RAM) shall be entitled to cast one (1) vote for their

committee and (1) vote for each additional one hundred (100) members. RAM

members who remain an active member of the association from which they retired,

shall not count for purposes of determining voting strength under Article X, Section 2

(C) of these Bylaws.

D. The Credentials Committee shall determine the number of votes entitled to each

active member organization based on the average annual monthly dues paid up to

and including the last complete quarter prior to the Conference of Members.

Rev. 11/09

Section 3. At Board of Directors’ meetings, Directors shall be entitled to cast one (1) vote per each

five hundred (500) individual Chapter members, excluding those members represented

by any PORAC At-Large Association. PORAC Vice President, Treasurer, and the

immediate Past President shall cast only one (1) vote.
ARTICLE X (Cont’d.)

VOTING

A. The President may only cast one (1) vote to make or break a tie while serving as the
presiding officer.

B. An At-Large Association may cast no more than five (5) votes regardless of
membership size.

C. All votes cast by each voting member shall be recorded.

Rev. 11/02; Rev. 11/14

Section 4. At Executive Committee meetings, each Committee member shall be entitled to cast
one (1) vote except that the presiding officer shall only vote to make or break a tie. All
votes cast by each voting member shall be recorded.

Rev. 11/02

Section 5. Voting for Chapter and Region business, unless otherwise provided in these Bylaws,
shall be as follows:

A. Associations shall have one (1) original vote as a member and one (1) additional vote
for each of its one hundred (100) individual members for whom PORAC dues are
paid.

Rev. 11/17; Rev. 11/19

Section 6. Directors may, in lieu of attending meetings of the Board of Directors or Executive
Committee, issue a proxy to another Director or Officer to vote on their behalf. The form
of a proxy shall be established by Standing Rules. (S.R.)

Rev. 11/09; Rev. 11/13

Section 7. No officer, member of a Committee or Trust, shall vote on any questions in which they
have a direct personal or pecuniary interest not common to other members of the
organization.
ARTICLE X (Cont’d.)

VOTING

Section 8. Independent and autonomous rules for voting on purely local internal Chapter issues may be established by Chapter Bylaws.

Rev. 11/92; Rev. 11/11
ARTICLE XI

TRUSTS AND STANDING COMMITTEES

Section 1. The Legal Defense Fund (LDF) Trust shall govern and direct the administration of the Legal Defense Fund.

A. The Trust shall consist of five (5) Trustees who are beneficiaries of the LDF, who shall choose a chairperson.

   (1) The President shall appoint a Director to serve as a Trustee of the LDF Trust for a one (1) year term, subject to the approval of the Board of Directors.

   (2) Each Region shall, by vote of the eligible active member organizations participating in the LDF, elect one (1) Trustee to the Trust for a term of two (2) years. Each association shall have one (1) vote for each of its beneficiaries in the LDF.

B. Law enforcement/peace officer organizations from outside California may participate in PORAC Legal Defense Fund (LDF) programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the PORAC Legal Defense Fund Board of Trustees.

C. Federal officer organizations within California may participate in PORAC Legal Defense (LDF) programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the PORAC Legal Defense Fund Board of Trustees.

Rev. 11/17; Rev. 11/18
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 2. The Insurance and Benefits (I&B) Trust shall govern and direct the administration of all PORAC insurance programs.

A. The Trust shall consist of eleven (11) Trustees, who are participants in PORAC sponsored insurance programs, who shall choose a chairperson.

   (1) Each Region shall, by vote of the eligible active member organizations participating in PORAC insurance programs, elect one (1) Trustee to the Trust each year for a term of two (2) years.

   (2) The President shall appoint a Director to serve as a Trustee of the I&B Trust for a one (1) year term, subject to approval of the Board of Directors.

   (3) The President shall appoint a retired PORAC member to serve as a Trustee for the I&B Trust for a one (1) year term, subject to approval of the Board of Directors.

   (4) The President of PORAC shall also appoint himself/herself/ or the Vice President, as a member of the Trust for a one (1) year term.

Rev. 11/95; Rev. 11/06; Rev. 11/07; Rev. 11/14

B. Each eligible association will have one (1) vote for each of its individual active members.

C. Law enforcement/peace officer organizations from outside California may participate in PORAC I&B Trust programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the PORAC I&B Trust.

Rev. 11/06; Rev. 11/17
TRUSTS AND STANDING COMMITTEES

D. PORAC Insurance and Benefits (I&B) Committee shall consist of the same representatives elected or appointed to serve as a Trustee on the I&B Trust. The I&B Committee shall serve as a liaison between PORAC and the I&B Trust, as well as to perform any other duties and responsibilities assigned by the Board of Directors.

Rev. 11/14

Section 3. The Trustees of the Retiree Medical Trust (RMT) shall govern and direct the administration of the PORAC RMT.

A. The Trust shall consist of five (5) members who are participants in the PORAC sponsored program, who shall choose a chairperson.

1. Each Region, shall, by vote of the eligible active members’ organizations participating in the RMT, elect one (1) Trustee to the Trust for a term of two (2) years. Each association shall have one (1) vote for each of its members in the RMT.

2. The President shall appoint a Director to serve as a Board Trustee on the RMT for a term of one (1) year, subject to the approval of the Board of Directors.

3. Until a Region has affiliates participating in the Trust, the President shall appoint a Director or member to serve as a Regional Trustee on the RMT for a term of one (1) year, subject to the approval of the Board of Directors.

4. The President may appoint a retired PORAC member to serve as a Trustee for the RMT for a one (1) year term, subject to approval of the Board of Directors.

Rev. 11/07; Rev. 11/10; Rev. 11/14
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

B. Law enforcement/peace officer organizations from outside California may participate in RMT programs without becoming members of PORAC, provided they meet the participation requirements of, and are approved by the RMT Board of Trustees.

Rev. 11/11; Rev. 11/07; Rev. 11/10; Rev. 11/17

Section 4. The President may appoint a Committee on Peace Officer Relations (COPOR). When and if appointed, this Committee shall be responsible for implementing goals and maintaining standards relating to cultural awareness and other duties as directed.

A. The Committee on Peace Officer Relations shall consist of five (5) members who shall select a chairperson.

(1) The President shall appoint a Director to serve as a member for a one (1) year term, subject to the approval of the Board of Directors.

(2) The President shall appoint a member from each Region for a one (1) year term, subject to the approval of the Board of Directors.

(3) For participation purposes, the Committee on Peace Officer Relations may select any PORAC member as a resource.

Rev. 11/12

Section 5. The President may appoint the Labor/Training Committee. When and if appointed, they shall be responsible for coordinating and developing all PORAC sponsored training and for responding to requests regarding labor issues.

Rev. 11/04

A. The Labor/Training Committee shall consist of six (6) members who shall select a chairperson.
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

(1) The President shall appoint a Director to serve as a member for a two (2) year term, subject to the approval of the Board of Directors.

(2) The President shall appoint a member from each Region for a two (2) year term, subject to the approval of the Board of Directors.

(3) For participation purposes, the Labor/Training Committee may select any PORAC member as a resource.

Section 6. The Fiscal Management Committee shall review the books, vouchers and records to assure compliance with the fiscal policies of these Bylaws and to make recommendations to the Board of Directors. The Chair of the Fiscal Management Committee will submit an Annual Report to summarize these activities at the Conference of Members. The Fiscal Management Committee shall consist of five (5) members. Four (4) of the members shall be directors, one (1) from each Region, who is not a member of the Executive Committee. The Treasurer will be the fifth member of the Committee and the chairperson.

Section 7. The Budget Committee shall review and finalize the annual budget before it is submitted to the Board of Directors and Conference of Members, as well as review the reasonableness of the compensation for all employees and contractors. The Budget Committee shall consist of four (4) members of the Executive Committee, one (1) from each Region, appointed by the President. The Treasurer shall be the fifth member and shall chair the Committee.
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 8. The Board of Directors is authorized to establish a Political Action Committee (PAC) and Fund for candidate contribution expenditures and a Political Issues Committee (PIC) and Fund for contribution expenditures consistent with all federal, state, and local laws.

Rev. 11/93

Section 9. The Bylaws Committee shall receive, review, make recommendations on, give notice of, and distribute proposed amendments to these Bylaws and Standing Rules. The Bylaws Committee shall consist of the Secretary as chairperson, and one (1) member from each Region, appointed by the President.

Rev. 11/06; Rev.11/12

Section 10. The Credentials Committee shall determine the eligibility of candidates, voters, and proxies at the Conference of Members. The Committee shall receive and tally votes and report their findings to the presiding officer at the Conference of Members. The Credentials Committee shall consist of four (4) members, one (1) from each Region, as recommended by the Region Directors and appointed by the President, who shall also appoint the chairperson. (S.R.)
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 11. The Recruitment and Retention Committee is responsible for program development to current and prospective member associations, relating to PORAC, its benefits, publications, affiliates, programs, and functions. The Committee shall consist of at least one (1) member from each Trust, as well as a member of the Executive Committee. The PORAC Vice President shall be the Chair of the Committee, and may appoint, subject to approval of the President as ratified by the Board of Directors or Executive Committee, up to three (3) additional committee members if necessary. The Chair may schedule committee meetings as necessary to accomplish the goals of the committee.

Rev. 11/14: Rev. 11/15

Section 12. The Executive Committee shall serve as the Board of Directors for POREF. (S.R.)

Rev. 11/01: Rev. 11/15

Section 13. The Executive Committee shall serve as an Appeals Board in any dispute arising from employee actions. (S.R.)

Section 14. The Executive Committee is the Editorial Committee for the PORAC NEWS. (S.R.)

Rev. 11/01; Rev.11/09
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 15. The Specialized Police Association Coalition (SPAC) Committee shall assist the Board of Directors and Executive Committee regarding issues that may affect associations whose members obtain their authority by any section other than 830.1 or 830.2 of the Penal Code. The SPAC Committee will consist of one (1) active member from each Region appointed by the President, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as Chair of the Committee subject to the approval of the Board of Directors. The SPAC Committee Chair or one (1) of the Committee representatives may attend Board of Directors meetings and Executive Committee meetings.

Rev. 11/07; Rev. 11/15; Rev. 11/18

Section 16. The Retired Associate Members (RAM) Committee shall assist the Board of Directors and Executive Committee regarding issues that may affect the interest and well-being of our retired members. The RAM Committee will consist of one (1) retired associate member from each region appointed by the President, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as Chair of the Committee subject to the approval of the Board of Directors. The RAM Committee Chair or one (1) of the Committee representatives may attend Board of Directors meetings and Executive Committee meetings as required at the discretion of the President.

Rev. 11/09; Rev. 11/18
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 17. Memorial Committee: The Memorial Committee is a standing committee responsible for reviewing and implementing PORAC’s policies and procedures pertaining to in the line of duty deaths and the California Peace Officers’ Memorial. The Committee will consist of four (4) members appointed by the President, one (1) from each Region, subject to the approval of the Board of Directors. The President shall appoint one (1) of its members to serve as the Chair of the Committee subject to the approval of the Board of Directors.

Rev. 11/18

Section 18. Scholarship Committee: The Scholarship Committee is a standing committee responsible for reviewing applications and awarding annual scholarships in accordance with POREF Bylaws Article VII, Section 5. The Committee will consist of four (4) members appointed by the President, one (1) from each Region, subject to the approval of the PORAC Board of Directors. The President shall appoint one (1) of its members to serve as the Chair of the Committee subject to the approval of the Board of Directors.

Rev. 11/16; Rev. 11/18

Section 19. Historical Committee: The Historical Committee is a standing committee responsible for maintaining an ongoing record of PORAC activities and historical records including Lifetime Membership, Past Presidents and meeting minutes. The Committee will consist of a designated Historian, who shall serve as the Chair of the Committee, and four (4) members, all of whom are appointed by the President, subject to the approval of the Board of Directors.

Rev. 11/18
ARTICLE XI (Cont’d.)

TRUSTS AND STANDING COMMITTEES

Section 20. The Communications and Technology Committee: The Communications and Technology Committee shall receive, review and make recommendations related to all aspects of technology and social media platforms. The Committee shall explore and evaluate emerging technologies and the expansion of current technologies that would benefit PORAC and its Chapters, affiliated associations and their members, as well as the PORAC LDF, I&B, RMT and other affiliated entities. The Committee may utilize outside resources with prior approval of the PORAC Executive Committee. The Committee shall consist of five (5) members, one (1) from each Region and a Chairperson, appointed by the President, subject to the approval of the Board of Directors.
ARTICLE XII

INVESTIGATIVE POWERS

Section 1. PORAC requires integrity from all individuals and entities involved with the Association. Any person may be disciplined for any act or offense constituting a violation of PORAC’s Articles of Incorporation, Bylaws, Standing Rules, Rules of Order, or which may otherwise be detrimental to PORAC or a conflict of interest. An Ad Hoc Ethics Committee shall be responsible for investigating any issues of alleged impropriety involving officers, directors, trustees, representatives, vendors, professionals and any others providing services to or on behalf of PORAC or its members.

Rev. 11/04; Rev. 11/19

Section 2. Following such investigation, the Committee shall report any findings and may make recommendations to address those findings to the PORAC Executive Committee or the Board of Directors. The Executive Committee or Board of Directors may take any action deemed appropriate. The Ethics Committee shall consist of four (4) members of the Board of Directors appointed by the President. The Ethics Committee shall appoint one of its members to serve as Chair. Ethics Committee members shall recuse themselves from the Committee with regard to any referred matter presenting a personal conflict of interest. Any appointment to fill such a vacancy on the Ethics Committee shall be made by the President.

Rev. 11/19

A. A petition raising specific allegations of impropriety as set forth above requesting a confidential investigation, signed by one-third (1/3) of the Board of Directors, shall be filed with the Secretary or the Vice President if the Secretary is the person accused.

Rev. 11/04
ARTICLE XII (Cont'd.)

INVESTIGATIVE POWERS

B. An Investigative Committee shall be formed consisting of one (1) member from each Region, not a member of the Board of Directors, appointed by the Directors of each Region. The Investigative Committee shall promptly inquire as to the specific allegations made against the accused individual(s). The Committee shall then conduct a thorough investigation into these allegations, reporting their findings, including recommendations and any dissenting minority report, to the Board of Directors in Executive Session.

Rev. 11/04

C. If the Board of Directors, by a weighted majority vote, concludes that the findings of the Committee constitute prima facie evidence of impropriety, the Board shall schedule an open membership meeting at the time and place designated, which shall not be less than thirty (30) days from the date the charge and Committee findings are served on the accused. Pending the hearing, the Board of Directors may take any appropriate temporary action to protect and defend PORAC from irreparable harm.

Rev. 11/04
ARTICLE XII (Cont’d.)

INVESTIGATIVE POWERS

D. The accused may appear in person at the hearing, with witnesses and any
exculpatory evidence, to answer the charges preferred against him or her. The
charging party and the accused may each select a representative of their choice to
assist him or her in the presentation of the evidence in support of the charge or to
represent the accused and assist in the presentation of the defense.

E. If the charges or any portion thereof, are sustained, the Board of Directors shall
render judgment and may impose any appropriate disciplinary action, which shall be
implemented immediately, excluding removal from office of elected officers which
must proceed through the recall procedures set forth in Section 2 below. If the
charges are not sustained, the same shall be dismissed. In order to be sustained,
the charges must be supported by a preponderance of reliable evidence and a two-
thirds (2/3) majority weighted vote of the Board of Directors in order to find the
charged party guilty. The Board of Directors may bifurcate its decision on the merits
from its decision regarding an appropriate remedy. All written records of the charge,
investigation, findings, notice of hearing and record of the proceeding, excluding the
final decision of the Board of Directors, shall be sealed, and the entire record shall
remain the sole and exclusive property of the PORAC Board of Directors.

Section 3. Any elected officer, Director, Trustee or Committee member may be removed from office
for any act or offense constituting a serious violation of the Bylaws, Standing Rules, Rules
of Order or which may otherwise be detrimental to PORAC, or a conflict of interest, upon
successful recall ballot.
ARTICLE XII (Cont'd.)

INVESTIGATIVE POWERS

A. If the charges, or any portion thereof, are sustained, and the Board of Directors rendering judgment deems that the appropriate disciplinary action is removal from office of an accused who is an elected officer, the following procedure shall be utilized.

(1) A recall meeting shall be noticed by the Vice President, or the Secretary if the Vice President is the person accused, within ten (10) days of the judgment of the Board of Directors and the recall meeting shall be held not less than thirty (30) days or more than sixty (60) days from the filing of that notice.

(2) Board of Directors shall appoint three (3) Recall Inspectors consisting of at least one member from the Region of the accused, and none being members of the Board of Directors. The Inspectors shall perform the duties necessary to conduct a fair recall and conduct such duties in a manner as set forth in Corporations Code Section 7614(b) and (c), as well as any other duties assigned by the Board of Directors.

B. The notice of recall meeting shall contain:

(1) The time and place of the meeting.

(2) A brief statement of the reasons the recall has been initiated.

(3) An advisement that if the members in attendance at the meeting vote to remove from office the person accused, the following shall occur:

   (i) if the President is removed, the Vice President shall fill the vacancy pursuant to Article VIII, Section 2 of these Bylaws;
ARTICLE XII (Cont'd.)

INVESTIGATIVE POWERS

(ii) if the Vice President or the Treasurer is removed, the Board of Directors shall appoint a Director to fill the vacancy until a successor is elected at the next Conference of Members.

C. Any individual removed from office shall be deemed ineligible to hold any elected or appointed office in PORAC for three (3) years from the date he or she was removed.

D. At least fifteen (15) days prior to the recall meeting, PORAC will mail to all affiliated Associations as of the date of the notice of recall, a signed statement limited to a maximum length of one (1) page (8½ by 11) by the charging party and one (1) by the accused and one (1) of those Directors supporting the recall and one (1) by those Directors opposed to the recall.
ARTICLE XIII

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

Section 1. Any association affiliated with PORAC engaging in activities or acts inimical or inconsistent with PORAC’s Articles of Incorporation, Bylaws, Standing Rules, Rules of Order or law enforcement in general, may be disciplined, including, but not limited to, having its’ membership suspended or revoked. The procedures for disciplining, suspending or revoking membership shall be the same as the disciplinary procedures as provided in Article XII, Section 1. In addition to other appropriate remedial action, by a two-thirds (2/3) majority weighted vote of the Board of Directors, affiliated associations may be disciplined or have its membership suspended or revoked after the Board reviews the Investigative Committee’s confidential report and affords the association’s representatives to have an opportunity to speak in its defense.

Rev. 11/04

Section 2. Failure to pay dues as prescribed by these Bylaws and Standing Rules shall result in automatic revocation of membership. The Board of Directors shall provide in the Standing Rules for grace periods, automatic reinstatement, and other procedures for failure to pay dues. (S.R.)

Section 3. An individual member of PORAC or any member of an organization affiliated with PORAC under Article II of these Bylaws, may be disciplined for engaging in activities or acts inimical or inconsistent with PORAC’s Articles of Incorporation, Bylaws, Standing Rules or law enforcement, in general, as provided in Article XII, Section 1.

Rev. 11/04
ARTICLE XIII (Cont’d.)

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

A. The individual member, the president of the individual member’s association, and the
president of the member association’s Chapter shall each be notified at least thirty
(30) days prior to the disciplinary hearing based on the Investigative Committee’s
report. The charge and Investigative Committee’s report must be served with the
notice of hearing. Pending the hearing, the Board of Directors may take any
appropriate temporary action to protect and defend PORAC from irreparable harm.

Rev. 11/04

B. If the charges, or any portion thereof, are sustained, the Board of Directors shall
render judgment and impose any appropriate disciplinary action, excluding removal of
the accused from their local association office. The discipline may include, but is not
limited to, barring the individual from eligibility to hold office with PORAC, for up to
three (3) years. If the charges are not sustained, the same shall be dismissed. In
order to be sustained, the charges must be supported by a preponderance of reliable
evidence and two thirds (2/3) majority weighted vote of the Board of Directors.

Rev. 11/04

C. Nothing in this section shall prohibit a disciplined individual from participating in
PORAC benefit programs or affect his/her status in the affiliated member association.

Rev. 11/04
ARTICLE XIV

ADMINISTRATION

Section 1. The PORAC Board of Directors may hire appropriate staff to execute and carry out the policies, programs and directives of the Association.

Rev. 11/98; Rev. 11/01; Rev. 11/03; Rev. 11/16

Section 2. In accordance with the standards fixed by the Board of Directors, the Chief Operating Officer, shall execute and carry out the policies, programs, and directives of the Association.

A. The Chief Operating Officer shall have overall responsibility for personnel matters including employment and termination of employment, as well as the general administration over the staff members employed by PORAC within the parameters established by the Board of Directors.

B. Written personnel policies, and any amendments thereto, shall be approved by the President and Vice President subject to the ratification of the Executive Committee.

Rev. 11/98; Rev. 11/01; Rev. 11/13; Rev. 11/16

Section 3. Notwithstanding the above, the Chief Operating Officer shall be subordinate to the President, Vice President and Treasurer in matters of policy when exercising the authority granted to them in these Bylaws or by the Board of Directors.

Rev. 11/98; Rev. 11/01; Rev. 11/13; Rev. 11/16

Section 4. PORAC may have an in-house Labor Representation Program (LRP). The LRP shall be a part of the Representation Program and be governed by the Executive Committee.
ARTICLE XIV (Cont’d.)

ADMINISTRATION

Section 5. Reserve funds maintained in the treasury of PORAC shall be expended only upon approval of the Board of Directors or the Executive Committee. The Treasurer, by special report presented at the Conference of Members, shall declare line-by-line, each expenditure from the reserve fund for that calendar year, and shall include the amount of each, the payee, and the cause for such expenditure(s).
ARTICLE XV
RULES OF ORDER

Section 1. The Board of Directors shall establish or amend Standing Rules as provided by these Bylaws and may establish Board Policy. (S.R.)

A. Standing Rules may be amended or suspended by a majority vote of the Board of Directors if thirty (30) days' notice to the member associations is given prior to a meeting or by three-fourths (3/4) vote of the Board of Directors at any time.

B. Board Policy may be established, suspended or amended by a majority vote of the Board of Directors at any time.

Section 2. The Articles of Incorporation, these Bylaws, with all Standing Rules attached and any amendments or additions to Standing Rules shall be distributed to all member organizations upon request.

Section 3. ROBERT'S RULES OF ORDER (RRO), Newly Revised, shall govern in all cases addressed in these Bylaws and Standing Rules.
ARTICLE XVI

BYLAW AMENDMENTS

Section 1. Proposed amendments to these Bylaws shall be submitted to the Bylaws Committee not less than sixty (60) days prior to the Conference of Members and distributed to all active members not less than thirty (30) days prior to Conference.

Section 2. Amendments to these Bylaws shall be approved by two-thirds (2/3) of the votes cast at the Conference of Members.

Section 3. Notwithstanding the above, proposed amendments may be submitted at the Conference of Members in the case of unseen emergencies or extraordinary situations as determined by two-thirds (2/3) of the members.

Section 4. Proposed Bylaw and/or Standing Rule amendments shall automatically be brought into consistency with existing Bylaw form and/or Standing Rule language by the Bylaws Committee. The intent of the proposed amendments shall be maintained. All changes made by the Bylaws Committee, when possible, shall be returned to the author of the proposed amendment for concurrence.

Section 5. Enactment of a new Bylaw Amendment automatically carries the approval of the membership for changing any other Bylaw and/or Standing Rule to conform to the new amendment. Such additional changes will not be presented to the membership nor voted upon. The Bylaws Committee with approval of the Board of Directors shall promptly make such "changes to conform."

Rev. 11/95
STANDING RULES TO PORAC BYLAWS

S.R. Article I

NAME AND OBJECTIVES

S.R. Article II

MEMBERSHIP - POLICY

Section 1. Nothing in these Bylaws or Standing Rules should be in degradation of the rights of member organizations to deal with local problems affecting solely the member organization.

Section 2. Membership Approval.

A. Associations seeking Active or Limited membership in PORAC shall submit a membership application and a membership list. Their membership shall begin on the first of the month following membership approval by the Executive Committee or the Board of Directors. At such time, a check or other form of payment approved by PORAC covering the remainder of that quarter’s dues is payable.

B. Associations asserting a bona fide urgency in joining PORAC, as deemed appropriate by the PORAC President or Vice President, may become members forthwith, upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing, by the PORAC President or Vice President. Such urgency membership approvals are, however, subject to ratification at the next meeting of the Executive Committee or Board of Directors.
C. Associate membership may be approved for the following classes of individuals:

1. Any person qualified per Bylaw Article II, Section 4, their surviving spouse or surviving qualified dependent(s) who desires PORAC affiliation may become a Standard Associate Member (SAM). Such individuals may become members upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing by the Executive Committee or Board of Directors.

2. Any law enforcement related person qualified per Bylaw Article II, Section 7 who desires PORAC affiliation may become a Retired Associate Member (RAM). Such individuals may become members upon submitting the required documents and check or other form of payment approved by PORAC, and such membership and eligibility approved in writing by the PORAC President or Vice President.

3. Any Retired Associate Member (RAM) or Standard Associate Member (SAM) may have their membership revoked by the PORAC President or Vice President subject to the ratification by the Executive Committee or Board of Directors.

D. Any Active, Limited or Reserve association which withdraws from PORAC membership shall be unable to renew its affiliation for twenty-four (24) months from the date of withdrawal, except as provided otherwise by the PORAC Board of Directors or Executive Committee.
S.R. Article II (Cont’d.)

MEMBERSHIP – POLICY

E. PORAC respects the established affiliation of law enforcement associates with other labor or fraternal organizations. Any law enforcement association which has been denied membership in another labor or fraternal organization may immediately apply for affiliation with PORAC. Any law enforcement association which breaks its membership with another labor or fraternal organization may only apply for affiliation with PORAC after twenty-four (24) months, except as provided otherwise by the PORAC Board of Directors or Executive Committee.

Section 3. PORAC membership benefits for individual members must be obtained through their recognized or exclusive bargaining agent (association).

A. The I&B Committee/Trust may sponsor a PORAC approved insurance plan offered to a recognized bargaining unit.

B. Federal officer organizations not included in Article XI, Section 1.B. may participate in Legal Defense Fund (LDF) programs after a review of the organization and approval by the Executive Committee or Board of Directors.

C. Paying RAM dues for membership does not entitle a member to automatic enrollment in the IBT/PORAC Medical Plan.

Rev. 11/02; Rev. 05/03; Rev. 01/13; Rev. 11/13
S.R. Article II (Cont’d.)

MEMBERSHIP – POLICY

Section 4.  Honorary life membership may be approved for any person who has contributed substantially to the advancement of PORAC at the Chapter, Region, State or National level. Honorary life members shall be sponsored by a PORAC Chapter. The sponsoring Chapter shall be responsible for a one-time life dues payment of fifty dollars ($50.00) unless waived by the Board of Directors. Honorary life members may be provided with a symbol of appreciation for his/her service to PORAC as provided by their sponsor.

Honorary life membership shall, upon retirement of that individual, also include automatic membership in RAM. Honorary life membership bestows no other privileges or rights within PORAC upon the honoree.

Rev. 05/03; Rev. 11/08; Rev. 11/12; Rev. 11/13

Section 5. Membership Lists - Prohibited Use of: The membership list of PORAC is a corporate asset. Without consent of the Board of Directors, or in their absence, written approval from the President, the membership list or any part thereof, may not be used by any person for any purpose not reasonably related to a member’s interest as a member.

A. The membership list may not be used for the following:

(1) To solicit money or property unless such money or property will be used solely to solicit the vote of the members in an election to be held by PORAC, or for the emergency needs of a member.

(2) For any purpose which the user does not reasonably and in good faith believe will benefit PORAC as determined by the Board of Directors or the President.

(3) For any commercial purpose or purpose in competition with PORAC.

(4) Sold to or purchased by any person.
S.R. Article II (Cont’d.)

MEMBERSHIP – POLICY

B. No production, nor mailing costs of said list may be borne by Headquarters without approval of the Board of Directors.
S.R. Article III

DUES/CONTRIBUTIONS

Section 1.  All dues shall be paid quarterly by the member association only by cash, cashier’s or association’s check or other form of payment approved by PORAC. All payments for dues shall be applied to any arrearage before being applied to dues currently owed.

Rev. 11/04; Rev. 11/07; Rev. 11/09

Section 2.  Associate dues, including Retired Associate Member (RAM), must be paid when due or upon application.

Rev. 11/92; Rev. 11/04; Rev. 11/08; Rev. 11/09

Section 3.  PORAC Headquarters shall keep dues records and shall distribute quarterly reports reflecting payments and delinquencies as required by the Board of Directors.

Rev. 11/04

Section 4.  A five (5%) percent reimbursement of the total non-delinquent General Fund dues paid by member associations shall be remitted to each Chapter.

A. Reimbursement generated from member associations’ dues shall, as voluntarily approved by such associations, be placed in the PORAC PAC/PIC.

B. As of January 1, 2002, no Chapter shall receive less than nineteen hundred twenty dollars ($1,920.00) per year.

C. Remittance of dues reimbursement to the Chapter shall be dependent upon compliance with the Chapter reporting requirements set forth in SR Article VIII, Section 7.

Rev. 11/00; Rev. 11/04; Rev. 02/05; Rev. 02/08; Rev. 02/11
S.R. Article III (Cont’d.)

DUES/CONTRIBUTIONS

Section 5. Voluntary contributions to the PORAC Political Action Issues Committee (PAC/PIC Fund) shall be three dollars and no cents ($3.00) from dues paid by active member organizations on a per capita basis per month.

Rev. 11/05; Rev. 11/07; Rev. 11/09

The Executive Committee or the Board of Directors shall determine the portion of the voluntary contributions placed in the PAC and PIC accounts, and the amounts contributed to candidates, to ballot measures, initiatives, and any other non-candidate ballot questions or Issues. On a twice-yearly basis (every six (6) months) a PORAC Chapter will be able to designate if they will participate in the PAC/PIC Split designated by the Executive Committee or Board of Directors or if the Chapter would opt to designate how their portion of PORAC Political Action Issues Committee (PAC/PIC) will be distributed exclusively into their Chapter PAC Account.

Rev. 11/00; Rev. 05/05; Rev. 11/07

A. Chapter Political Action Committees shall be allocated twenty-one cents ($.21) of the voluntary contributions from their member associations, except funds generated from any statewide association.

Rev: 11/15; Rev. 11/17

B. All voluntary contributions received from statewide associations shall remain in the PORAC (State) Political Action Fund.

C. Member associations wishing not to participate in Political Action and Issues Committee contributions shall instead upon notification, have such funds placed in the PORAC General Fund.
S.R. Article III (Cont’d.)

DUES/CONTRIBUTIONS

Section 6. Mid-quarter membership additions and terminations within an association:

A. A member association may add or delete individual members during a quarter.

B. Individual members added by a PORAC member association will have an effective
date of the date received by PORAC, unless a later date is specified.

C. Individual members deleted by a PORAC member association will have an effective
termination date of the end of the month of the date received by PORAC, unless a
later date is specified. Credit for dues will be given for the remaining month(s) of the
quarter. A member’s termination date must be the same or later than their termination
date for services in PORAC sponsored programs. (LDF, Insurances)

D. Dues credits for new deleted members will be included in the next quarterly statement.

Rev. 11/19

Section 7. The additional two dollars ($2.00) per capita per month assessment authorized by Article
III, Section I of the Bylaws shall be specifically allocated to protect and defend any
California pension reform initiatives. Any such funds which remain unallocated shall be
segregated and held in reserve to be utilized for the same purpose in perpetuity.

Rev. 11/15; Rev. 11/16

Section 8. Out of State Limited Membership organizations shall be restricted to public safety
associations outside of California which are expressly required by one of the PORAC
affiliated Trusts (IBT, LDF or RMT) to establish membership as a condition of participation
in one of those Trust Funds. Such organizations shall pay dues as follows:

A. Out of State Limited Membership organizations shall pay dues at a rate of fifty cents
($0.50) per capita per month.

B. Dues shall be paid quarterly, as outlined in Section 1 of this Article.
Section 1. Regions and Chapters shall be designated as follows:

A. Region I

   Chapter 1 Northern California
   (Marin, Napa, Solano, and Sonoma Counties)

   Chapter 2 Bay Area
   (Alameda, Contra Costa, San Francisco and San Mateo Counties)

   Chapter 3 Central Coast
   (Monterey, San Benito, Santa Clara, and Santa Cruz Counties)

   Chapter 13 Redwood
   (Del Norte, Humboldt, Lake and Mendocino Counties)

B. Region II

   Chapter 4 Valley
   (Alpine, Amador, Calaveras, Colusa, El Dorado, Nevada, Placer, Sacramento, San Joaquin, Stanislaus, Sutter, Tuolumne, Yolo and Yuba Counties)

   Chapter 5 Central California
   (Fresno, Kings, Madera, Mariposa, Merced and Mono Counties)

   Chapter 6 South San Joaquin Valley
   (Inyo, Kern and Tulare Counties)
S.R. Article IV (Cont’d.)

REGIONS/CHAPTERS

Chapter 14  North Valley

(Butte, Glen, Lassen, Modoc, Plumas, Shasta, Sierra,
Siskiyou, Tehama and Trinity Counties)

C. Region III

Chapter 7  Tri-Counties

(San Luis Obispo, Santa Barbara and Ventura Counties)

Chapter 8  L.A. North

Chapter 9  L.A. South

D. Region IV

Chapter 10  Inland

(San Bernardino and Riverside Counties)

Chapter 11  Orange County

Chapter 12  San Diego/Imperial

(Imperial and San Diego Counties)

E. Statewide Associations

Chapter 15  Statewide Associations

(Statewide associations as defined by Bylaw Article IV, Section 2(c))

Rev. 11/09; Rev. 11/17; Rev. 11/19
S.R. Article V

POWERS

Section 1. Endorsements

A. Chapters may make political endorsement for all local offices, ballot items, and appointments, within their jurisdiction. They may only make recommendations to the Board of Directors for nationwide and statewide offices, state ballot items, and state appointments.

(1) The PORAC endorsement shall automatically be given for local endorsements made by Chapters which do not conflict.

(2) Conflicts within a Chapter or between Chapters would preclude a PORAC endorsement.

(3) Chapters shall not make local endorsements that are in conflict with “Home Rule” as defined by each Chapter’s bylaws.

Rev. 11/06

B. The Board of Directors shall make endorsements for statewide offices and appointments, based upon recommendations of PORAC subdivisions: Chapters, Regions, members, and Office of Government Affairs, subject to the following:

(1) It shall take a two-thirds (2/3) vote of the Board of Directors to take a position on statewide offices, ballot items, and appointments contrary to a Chapter/Region recommendation.

(2) Conflicts in state and national recommendations for endorsements between Chapters and/or Regions shall result in no PORAC endorsement, unless resolved by a three-fourths (3/4) vote of the Board of Directors.

Rev. 11/09
S.R. Article V (Cont’d.)

POWERS

C. No officer, member or subdivision of any Chapter, Region, or Office of Government Affairs of PORAC, shall make any endorsement in PORAC’s name, that is not an endorsement made under this section. Regions and Chapters may make endorsements consistent with PORAC endorsements.

D. For this section, “nationwide” means Federal Government offices, ballot items and appointments.

E. For this section, “statewide” means State Government offices, ballot items and appointments.

F. “Local” means county, municipal, or special district offices, ballot items and appointments.

G. Nothing in this Standing Rule shall prevent a member association from making their own endorsement.

H. In the event the Board of Directors cannot act in a timely manner, the Executive Committee may make an endorsement. The Executive Committee will make no endorsement without verifying that the affected Region or Chapter has no current endorsement or conflicting position. Only after an affirmative poll of the Board of Directors may an endorsement for U.S. President be made.

Section 2. The PORAC Board of Directors/Executive Committee shall have oversight regarding the participation in LDF and I&B Committee/Trust and/or Committee programs and the RMT by law enforcement/peace officer organizations from outside California.

Rev. 11/95; Rev. 11/17
S.R. Article V (Cont’d.)

POWERS

Section 3. The Board of Directors may authorize the full or part-time release of any elected officer at its sole discretion.

Rev. 11/05; Rev. 11/06

Section 4. The President or his designee shall have the authority to poll the Board of Directors or Executive Committee by telephone, email, text, facsimile, or any other methodology, in order to conduct the business of the Association between regularly scheduled meetings. All such polling shall be ratified and recorded at the subsequent Board of Directors or Executive Committee meeting.

Rev. 11/11

Section 5. The PORAC Board of Directors, or its designee, shall have the authority to approve Chapter Bylaws and amendments thereto retroactively to the date on which the Bylaws or amendments were initially adopted by the Chapter. Retroactive approval shall not be granted unless the Bylaws or amendment(s) are submitted to the Board of Directors for final approval promptly after adoption by the Chapter.
S.R. Article VI

OFFICERS/BOARD OF DIRECTORS/EXECUTIVE COMMITTEE

Section 1.  For the purpose of Regional business, continuous tenure in office is the senior director of their Region.

Section 2.  Executive Committee member positions in each Region shall be designated by seat one (1) for positions elected in odd years and seat two (2) for positions elected in even years.
S.R. Article VII

MEETINGS

Section 1. *All meetings of PORAC, its Boards, Trusts and Committees shall be open to the membership except when in Executive Session.*

Section 2. *A quorum of the Executive Committee shall consist of six (6) voting persons present at the time the meeting is called to order.*

Section 3. *Executive Committee members should attend LDF and I&B Committee/Trust and RMT meetings held within their respective Regions.*

Rev. 11/99; Rev. 11/02
S.R. Article VIII

DUTIES-POLICIES

Section 1.  The Secretary may appoint an assistant or recording secretary to assist with the preparation of the minutes.

Section 2.  The Treasurer’s duties include all of the following:

A.  State and Federal Taxes, Reports to the Secretary of State.  The Treasurer shall, with professional assistance as required, prepare and file all tax reports with the Internal Revenue Service and the State Franchise Tax Board.  He/She shall file all required reports with the Secretary of State of the State of California, pursuant to Section 8210 of the California Corporations Code, the Fair Political Practices Commission, and any and all governmental entities requiring reports from PORAC.  All such filings shall be in a timely manner.

Rev. 11/04

B.  Audits.  The Treasurer shall annually submit all books, accounts, funds, or equipment in his/her possession, or under his/her control to an authorized accountant or auditor.

The audit report is to be completed and published prior to the next Conference of Members.

Rev. 11/04

C.  Financial Report.  The Treasurer shall quarterly balance all financial records and report to the Board of Directors at its meetings, all income to and expenditures from the corporate treasury and the balance remaining in PORAC’s account.

Rev. 11/04

D.  The Treasurer is to keep all financial records and fiscal transactions of PORAC.  In keeping such financial records and accounts, the Treasurer shall insure the following:
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(1) All financial records are to be kept in a manner following generally accepted
    accounting methods.

(2) The account for receipt of dues is separately maintained.

(3) The accounts for political action funds are separately maintained.
    In no event, notwithstanding the above, shall the Treasurer mingle any funds or
    conduct any financial transactions which will jeopardize the non-profit status of
    PORAC. The Treasurer may from time to time, as the need arises, create new
    accounts necessary for the fiscal operation of PORAC. Such actions shall
    promptly be reported to the Board of Directors and to the delegates at the
    Conference of Members.

(4) Preparation of an Annual Report in compliance with Corporations Code Section
    8321, and the members shall be notified of their right to receive a copy of the
    same.

E. The Treasurer shall expend budgeted funds. If funds are not budgeted, the Treasurer
    may not expend funds without approval of the Executive Committee or the Board of
    Directors.

(1) Expenditure of unbudgeted funds for amounts up to five thousand dollars
    ($5,000.00) requires the approval of the Executive Committee.

(2) Expenditure of unbudgeted funds in excess of five thousand dollars ($5,000.00)
    must be approved by the Board of Directors.

Rev. 11/04
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

F. Expenditures-Reimbursement. The Treasurer shall at the direction of the Board of Directors expend budgeted funds to reimburse members, officers, Board of Directors, committee members, employees or contractual personnel for reimbursable expenses incurred by the same while performing PORAC business. Such expenditures may be for, but not limited to: food, lodging, vehicle mileage expense, transportation expenses, tolls, fees, seminars, tips, training programs, and insurance premiums. PORAC shall not claim ownership, nor require use of frequent flyer or similar credits earned on travel or credit card reimbursements while on PORAC business.

G. Termination of Office. At the expiration of his/her tenure of office, or prior thereto, the Treasurer shall deliver to his/her successor all funds, monies, books, records, accounts, documents, equipment, property and/or other things belonging to PORAC or to his/her office.

Rev. 11/04

H. The Treasurer may utilize PORAC staff to facilitate completing his/her duties.

Section 3. Fiscal Policies:

A. Fiscal policies contained in the Bylaws and Standing Rules shall apply to all of PORAC.

B. No check or other form of payment in the amount of five hundred dollars ($500.00) or more shall be made or issued by PORAC unless signed by two (2) persons authorized by the Board of Directors to sign checks and all persons so authorized shall be bonded.

Rev. 11/07; Rev. 11/11
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

C. Business Expense Reimbursement: Authorized business expenses will be paid upon the submission of a statement by an employee or member, approved by the Treasurer or his/her designee, setting forth the following elements of the expenditure: (i) amount, (ii) time and place of the expenditure, (iii) the business purpose for the expenditure, and (iv) the business relationship to the employee or member of any person entertained by the expenditure. Each item of expenditure must be supported by a receipt.

(1) The Treasurer shall review expense reimbursements on a quarterly basis and report to the Board of Directors any deviation from the above standards.

Rev. 11/04

(2) Late Expense Vouchers: Any expense voucher that is over three (3) months old shall be approved by the Executive Committee or full Board of Directors prior to payment. Any expense incurred that is over six (6) months old shall not be honored.

D. PORAC Credit Cards:

(1) Credit cards in the name of PORAC will be used only for authorized business purposes of PORAC.

Rev. 11/04; Rev. 11/11
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

E. PORAC will establish appropriate salary ranges based upon a salary survey of associations and organizations with like positions. This survey shall be performed when recommended by the Budget Committee and approved by the Board of Directors.

Rev. 11/17

(1) All salary levels shall be determined by the Board of Directors based on the recommendation of the Budget Committee.

Rev. 11/98; Rev. 11/01; Rev. 11/09; Rev. 11/17

(2) The Budget Committee shall submit a recommendation of compensation levels to the full Board of Directors for approval during the August Board of Directors meeting.

Rev. 3/94; Rev. 11/09; Rev. 11/17

(3) Monthly stipends shall be given to the full-time release officers. Such stipends shall be based on the recommendation by the Treasurer and the Budget Committee, with final approval by the Board of Directors at the August meeting. Approved changes will be made effective January 1 of the following year.

Rev. 8/16; Rev. 11/16; Rev. 11/19
(4) Prior approval of the Board of Directors must be obtained for the hiring of any
relative of a Director or employee. Prior to approval, the Board of Directors should
be satisfied that reasonable investigation of other potential applicants was made
and that the relative is more suitable than other potential employees.

Rev. 11/98

F. Personal Financial Transactions and Reporting Requirements:

(1) Any transaction between PORAC and (i) an Officer, Director or employee with a
personal financial interest in the transaction or (ii) an entity or association in which
the Officer, Director or employee has an interest for which he/she serves as an
Officer or Director, must be approved by a majority vote of the disinterested Board
of Directors prior to the transaction and, in any event, in accordance with the
California Nonprofit Corporations Law. Furthermore, no loans shall be approved
or made without a substantial business purpose to benefit PORAC and approval
of such loans must be made by the Board of Directors in accordance with the
California Nonprofit Corporations Law. Salary advances are generally prohibited.

(2) Each representative of PORAC, upon receiving any income, non-standard loan,
gift or gratuity worth in excess of two hundred and fifty dollars ($250) in a calendar
month from any vendor who is currently doing business with or seeking to do
business with PORAC or an affiliated entity, shall submit a written report detailing
such benefits. The report shall be submitted within thirty (30) days of receipt of
the benefit.

(a) “Representative of PORAC” includes the PORAC President, Vice
President, Treasurer, Secretary, Trustees of affiliated entities,
Committee members, Region Directors, Chapter Presidents, Directors
and any other representatives designated by the Board of Directors.

(b) The report shall be submitted on a form prepared and approved by the
PORAC Board of Directors.
(c) The reporting requirement set forth herein does not apply to gifts or gratuities received in conjunction with events sanctioned by PORAC at the Annual Conference of Members or hosted events in conjunction with a scheduled meeting of the Board of Directors, Executive Committee, Board of Trustees or Committees Representatives wherein all members of such Boards or Committees were invited.

(d) Failure to report as required by this section may constitute grounds for discipline under Article XIII of the PORAC Bylaws.

G. Expenditure Guidelines:

(1) Director

(a) Association meetings:

(i) local association- no reimbursement for own association meeting.

(ii) within Chapter- reimbursed by Chapter if at the request of the Chapter, or by PORAC if at the request of the President or Vice President.

(iii) outside Chapter- reimbursed as authorized by the President or Vice President.

(b) Chapter meetings:

(i) local Chapter- may be reimbursed by own Chapter as determined by that Chapter.

(ii) outside local but within Region- reimbursed by Chapter if at the request of the Chapter, or PORAC if at the request of the President or Vice President. Excludes Executive Committee members who are authorized to attend all Chapter meetings within their Region.

(iii) outside Region- reimbursed as authorized by the President or Vice President.

(c) Region meetings:
(i) **local Region**- reimbursed only when not possible for the Chapter to pay due to insufficient funds.

(ii) **outside local Regions**- reimbursed as authorized by the President or Vice President.

(d) **Board of Directors’ meetings and the Conference of Members:**

(i) reimbursed upon timely submission of appropriate voucher to PORAC Headquarters.

(e) **Other meetings:**

(i) reimbursed when authorized by the President or Vice President.

(ii) **Committee members**- reimbursed when authorized by the President or Vice President.

(iii) **Committee Chairpersons, Executive Officers, other non-employees, and the Bylaws, Standing Rules, Board of Directors, Executive Committee or President.**

Rev. 11/11

(2) **Committee Members**

(a) reimbursed for all actual PORAC business expenses, as limited to those budgeted, excluding attendance at a local Chapter or Region meeting hosted by a Chapter, subject to review by the President or Vice President.

Rev. 11/04; Rev. 11/11

(3) **Employees**

(a) reimbursed for all actual PORAC business expenses, as limited to those budgeted for, subject approval by the President or his/her designee.

Rev. 11/98; Rev. 11/01; Rev. 5/04
DUTIES-POLICIES

(4) Travel

(a) auto:

(i) mileage reimbursement shall be in accordance with the current Internal Revenue Service guidelines.

(ii) prior approval of mileage over 300 miles one-way shall be made by the President or, at the President’s discretion, cost of airfare in lieu of mileage may be approved.

(iii) rental cars are not authorized if other feasible means of travel are available; when authorized by the President or Vice President, rental cars should be arranged through PORAC Headquarters, if possible.

(iv) cab, bus, parking: actual cost including tip with receipt.

(v) valet parking may be approved.

Rev. 5/04; Rev. 11/07

(b) Commercial travel:

(i) commercial travel shall be arranged through PORAC Headquarters at all times with the exception of the President, Vice President and Treasurer. Any variance from this policy must receive prior approval from the President or Vice President.

(ii) chartered air/bus will need prior approval of the President.

Rev. 5/04; Rev. 05/14
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(5) Meals, Hotels, and Miscellaneous

(a) meals; (food and drink)

(i) MEALS RECEIPTED UNRECEIPTED

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<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Breakfast</td>
<td>$25.00</td>
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<tr>
<td>Lunch</td>
<td>30.00</td>
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<tr>
<td>Dinner</td>
<td>45.00</td>
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$100.00 $ 30.00

Rev. 5/04; Rev. 5/13; Rev. 6/17; Rev. 11/19

(ii) original itemized vendor generated receipts are required for all receipted Expenses

Rev. 2/09

(iii) meals over the above limits will require a receipt justification, and approval of the President or Vice President. In no event will the reimbursable amount exceed twice the maximum of the receipted meal expense set forth in S.R. Article VIII G (5) (a) (i).

Rev. 11/99; Rev. 5/04; Rev. 7/04; Rev. 11/04

(iv) meals for other persons will be listed on vouchers indicating business purpose and their names.

Rev. 11/99; Rev. 5/04

(v) meals are not authorized for spouses/significant others except when approved by the Executive Committee or the Board of Directors.

Rev. 5/04 ; Rev. 5/13

(vi) exceptions to this policy can be made by the Executive Committee.
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(vii) tips for meals will not exceed 20% of the total bill.

(viii) tips, meals and beverage shall be included in the maximum receipted amounts per meal. Exceptions for exceeding the receipted meal allowance per S.R. Article VIII, Section (G) (5) (a) will require an explanation when submitting the receipt and voucher for reimbursement and may be approved by the President or Vice President per S.R. Article VIII, Section (G) (5) (a) (iii).

(b) hotel:

(i) will be arranged through PORAC Headquarters when possible.

(ii) actual room rate, plus tax.

(c) miscellaneous:

(i) no entertainment reimbursement unless business purpose indicated.

(6) Expense Advances

(a) authorized if arrangements are made thirty (30) days in advance through the President or his/her designee.

(b) requests are to be made on an appropriate voucher, submitted to PORAC Headquarters, and then followed-up with an appropriate voucher showing the actual expenses.

(c) advances will be based on non-receipted expense guidelines under Internal Revenue Service Rules.
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

(7) Review Process

(a) In the event an emergency arises with unauthorized expense, necessary reimbursement for such will be subject to review by the Board of Directors.

Rev. 5/04

Section 4. The Executive Committee may, from individuals nominated by the Chapters, select a “PORAC Member of the Year,” to be honored at the Conference of Members.

Section 5. Chapters will comply with the following:

A. The Chapter shall report to the PORAC Treasurer on its quarterly income and expenses. The report shall reconcile with the Chapter bank statements and shall provide sufficient explanations of all revenues and expenditures.

B. Chapter reimbursement checks will not be issued until the quarterly report is received and approved by the Treasurer or his designee. If the quarterly report is not received by 60 days after the end of the quarter, no chapter reimbursement check for the prior quarter shall be issued, absent approval by the Executive Committee or Board of Directors.

C. The PORAC Treasurer or his/her designee shall have the right to inspect Chapter financial records.

Rev. 11/93; Rev. 02/08; Rev. 11/10

D. Chapters may engage in fund raising if the fund raising will not generate unrelated business income. Chapter fund raising plans will be submitted to the Board of Directors for approval and in advance of the event. The Board or the Executive Committee shall review the proposal to determine whether it will generate unrelated business income effecting PORAC.
S.R. Article VIII (Cont’d.)

DUTIES-POLICIES

Section 6. The Conference Co-Chairs shall approve expenditures for the Annual Conference and shall review expenditures in light of the Annual Conference budget.

Rev. 11/01; Rev. 11/11

Section 7. The PORAC Board of Directors and the Executive Committee shall ensure that all current vendors and sponsors of the organization, as well as those entities seeking to establish such a relationship with PORAC, shall comply with the requirements set forth in the PORAC Corporate Vendor and Sponsor Policy. At the meeting of the Board of Directors following the Conference of Members, then current sponsorships shall be reviewed and assessed to ensure compliance with PORAC’s policies.

Section 8. The Board of Directors or Executive Committee shall have the authority to approve appropriate financial contributions to offset anticipated legal expenses and costs incurred by any affiliate in challenging or defending matters of statewide concern to law enforcement officers consistent with existing PORAC Bylaws and Standing Rules. The Board shall have sole discretion to determine the recipient of such funds and level of contribution, if any, which shall be made. Any request for financial assistance much be remitted in writing by the affiliate’s President utilizing the appropriate PORAC form requested from the PORAC President of Vice President.
S.R. Article IX

ELECTIONS/APPOINTMENTS

Section 1. It is incumbent on any active PORAC member who holds an elected or appointed position in the PORAC organization and who also is an employee of PORAC, to disclose any conflicts of interest and to excuse himself/herself from taking any such action as a PORAC officer which create such conflict.

Rev. 11/99; Rev. 11/06; Rev. 11/10

Section 2. Upon completion of Region election counts, the Vice President shall announce the results and include the following:

A. The results in uncontested elections.

B. List of all candidates in contested elections.

C. Tally of votes cast for each candidate in contested elections.

D. Total votes cast in contested elections.

Rev. 11/06; Rev. 08/14; Rev. 11/14

Section 3. Upon election of Chapter State Directors, each Chapter shall promptly report the results to the PORAC Vice President.

Section 4. An elected officer or representative may provide an irrevocable resignation of office effective upon a date certain prior to the expiration of their term in office. Upon receipt of such an irrevocable resignation, the PORAC Vice President shall take appropriate steps to fill the prospective vacancy pursuant to Article IX, Section II of the Bylaws.

Section 5. The President shall appoint the PORAC designee to the POST Commission or any other public entity or position, subject to the approval of the Executive Committee or Board of Directors.
S.R. Article X

VOTING

Section 1. Voting Strength

A. Voting strength for active member organizations at any PORAC Conference, meeting or gathering shall be predicated on one (1) vote per the rate prescribed in Bylaw Article X.

B. At the Conference of Members, representatives of all statewide associations shall caucus within the Statewide Chapter, independent of any Chapter or Region. The votes of Statewide associations shall be cast and counted independently of any Region or other Chapter at the Conference of Members.

Rev. 11/17; Rev. 11/19

Section 2. Credentials Committee

A. The Credentials Committee shall adhere to the appropriate dates for receipt of dues when calculating voting strength. For the Conference of Members, the voting strength shall be based on the average annual monthly dues paid up to and including the last complete quarter to the Conference of Members (September 30). For Region and Chapter meetings where voting by member associations may take place, the date by which dues must be received and current shall be the date of the meeting or gathering.

Rev. 11/17; Rev. 11/19
S.R. Article X (Cont’d.)

VOTING

B. As a Standing Committee under Article XI, Section 10 of the PORAC Bylaws and Article XI, Section 4 of these Standing Rules, the Credentials Committee, consisting of four (4) members, one (1) from each Region, plus a Chairperson designated by the President, shall convene at least one (1) day prior to the start of the Conference of Members in order to receive designations and/or proxies from active member organizations and to conduct any delegated functions or other appropriate business of the Committee.

C. At the commencement of the second day of the Conference of Members, the Credentials Committee shall provide a report to the Secretary including a list of all active member organizations which provide timely designation or proxy forms.

Rev. 5/03; Rev. 10/11; Rev. 11/11

Section 3. Designations:

A. Active member organizations in attendance at the Conference of Members or other meetings, shall designate a member from their own association as their representative to communicate the interests and cast the vote of their organization.

Rev. 05/03

B. For the Conference of Members, designations on an approved form must be submitted to the Credentials Committee by 12:00 noon on the first day of the Conference of Members to be valid.

Rev. 05/03

C. There shall be no authorized designations other than for the Conference of Members.

Rev. 05/03
VOTING

D. All designations under this section must be on an approved form and include the
name of the active member organization, the name of the designee, date, signature
of the Association President or Vice President issuing the designation, and a list of
alternates in descending order if the designee so chooses. Only a PORAC member
who is a member of the designating association may be authorized to represent that
active member organization by way of designation under these Standing Rules.

Section 4. Proxies

A. The term proxy or proxy votes shall include those instances when an active member
organization, whose representatives are unable to attend a meeting where action
may be taken, has delegated authority to an individual who is not a member of that
organization to act or speak on its behalf. Proxies shall only be accepted in writing,
with either a general delegation of authority (“General Proxy”) or for specific issues
or with specific direction (“Limited Proxy”). Unless otherwise provided herein, all
proxies must be submitted to the Presiding Officer or Secretary prior to the casting
of any vote.

B. For the Conference of Members, proxies on an approved form must be received at
the PORAC Headquarters, whether by mail, fax or hand delivery, by 1700 hours on
the Friday prior to the Conference of Members; otherwise, all proxies must be
submitted whether by fax or hand delivered, to the Credentials Committee by 12:00
noon of the first day of the Conference of Members to be valid.
S.R. Article X (Cont’d.)

VOTING

C. Active member organizations present at the Conference of Members may submit a
written proxy to the Credentials Committee after 12:00 noon on the first day of the
Conference of Members if they cannot remain in attendance and perform their duty.

Rev. 05/03

D. All proxies under this section must be on an approved form and include the name of
the individual delegating the proxy and the name of the Association granting the
proxy, clear delineation of either a general or limited delegation of authority, the date
the proxy was issued and the name of the Association President or Association Vice
President issuing the proxy. Only a PORAC member who is not a member of the
association issuing the proxy may be authorized to represent that active member
organization by way of a proxy under these Standing Rules.

Rev. 05/03

Section 5. Directors and Officer Proxies

A. At meetings other than the Conference of Members, Directors or Officers may issue
a proxy to another Director or Officer to communicate the interests of and cast the
votes for their office.

Rev. 05/03; Rev. 11/13

B. All proxies under this section must be submitted in writing and include the name of the
individual delegating and receiving the proxy, a clear delineation of either a general or
limited delegation of authority, and the date the proxy was issued.

Rev.11/12; Rev. 11/19
S.R. Article X (Cont’d.)

VOTING

C. Any such proxies shall be in writing and shall include the name of the Officer or Director, the name of the designee, the date of the proxy, and the specific delegation of authority.

Rev. 05/03; Rev. 11/11

Section 6. Forms

A. The Vice President shall be responsible for form content. For elections conducted by the Vice President, the following forms shall be valid only if they contain all of the information so indicated.

Rev. 05/03

B. Region Election Notice. Shall include the title of the office for which nominees are being sought, any prerequisites to hold the office, date and time by which nominations must be received, name and address where nominations are to be sent, date/time/location where election will be held, statement that nominating and balloting may be done in person, space for printed and signed names of the two (2) eligible members making the nomination and second, their associations, date nomination form completed, and the date/name of the person who drafted the nomination form and content.

Rev. 05/03; Rev. 11/14
S.R. Article X (Cont’d.)

VOTING

C. Region Ballot for Election. Names of all nominees, and, title of office to be filled, expiration of the term of office, deadline date/time by which ballots must be received, name/address where ballots are to be sent, date/time/location where election will be held, statements that ballots may be cast in person, date ballot was signed, printed and signed name of eligible member casting the ballot and his/her association (all printed information must be legible).

Rev. 05/03; Rev. 08/14

D. Ballot for Recall/Disciplinary Action. Name of the officer, Director, Trustee or committee member subject to recall/discipline, title of position held, deadline by which ballots must be received, date/time/location where the ballots will be counted, date ballot was signed, printed and signed name of eligible member casting the ballot and his/her association (all printed information must be legible). The accused and the Region Directors may have a position statement not to exceed two (2) pages included with each ballot. The ballot should limit voting options to one of: written reprimand, removed from position, no action required.

Rev. 05/03

E. Proxy Form. Name (printed) of eligible member assigning association is giving proxy to vote on their behalf, that the proxy is either (1) for all matters that arise for which the association is eligible to vote (General Proxy), or (2) the proxy is limited to a specific issue or election (Limited Proxy), printed and signed name of member authorizing the proxy and their association, date proxy was signed, date proxy expires, and the date/name of the person who drafted the proxy form and content.

Rev. 05/03
S.R. Article X (Cont’d.)

VOTING

F. Designation Form. Name of the active member organization, name of the designee who is a member of that organization, the date of the meeting for which the designation applies, the date the designation is issued, the signature of the association officer issuing the designation and a list of alternates, if any, in descending order of designation.

Rev. 05/03

Section 7. At the Conference of Members, the Secretary shall conduct the Roll Call for votes by Region, Chapter, or Association pursuant to submitted designations and proxies. After all the votes have been called, but before the tally of ballots has been tabulated by the Credentials Committee, the Secretary shall inquire of the Conference of Members three (3) times whether any active member organization has failed to cast its ballot. At the conclusion of the third inquiry, the votes shall be tabulated.

Rev. 05/03

Section 8. At the Conference of Members, the Credentials Committee shall prepare a formal tally of ballots for each election which it shall certify to the Secretary. At the conclusion of the Conference, the Credentials Committee shall secure and seal all documents and records pertaining to its duties which shall be provided to the Secretary and maintained at the PORAC Headquarters.

Rev. 05/03; Rev. 11/09
S.R. Article X (Cont’d.)

VOTING

Section 9. Election Protests

A. All pre-election protests involving any matter pertaining to the election of the President, Vice President or Treasurer of PORAC including, but not limited to the nomination process, election campaigns, credentialing, designations and/or proxies, shall be lodged in writing by the complaining party to the Credentials Committee prior to the call for the election by the Secretary. The Credentials Committee shall immediately report the complaint to the Secretary. Following a reasonable investigation of the complaint, the Secretary shall provide the Conference of Members a summary of the matter and rule on the complaint, applying the PORAC Bylaws, Standing Rules and/or Robert's Rules of Order as appropriate. The decision of the Secretary may be appealed to the Conference of Members.

B. All post-election protests involving any matter pertaining to the election of the President, Vice President or Treasurer of PORAC including, but not limited to the voting process and/or tally of ballots, shall be lodged in writing by the complaining party to the Credentials Committee by the end of the election day at the Conference of Members. The Credentials Committee shall immediately report the complaint to the Secretary. Following a reasonable investigation of the complaint, the Secretary shall provide the Conference of Members a summary of the matter and rule on the complaint, applying the PORAC Bylaws, Standing Rules and/or Robert's Rules of Order as appropriate. The decision by the Secretary may be appealed to the Conference of Members.

Rev. 05/03
S.R. Article X (Cont’d.)

VOTING

C. The PORAC Board of Directors retains the right to address any election protest or any other type of challenge pertaining to the election of the President, Vice President or Treasurer of PORAC or Regional elections, which was not known at the time of the election or could not have been filed in a timely manner. The Board of Directors retains the right to remedy such protests or challenges in the best interest of the organization.

Rev. 11/92; Rev. 11/95; Rev. 05/03
S.R. Article XI

TRUSTS AND STANDING COMMITTEES

Section 1. **No member of the Board of Directors shall serve on the LDF or I&B Trust/Committee, or RMT except as the appointed member from the Board of Directors. Any LDF or I&B Trust/Committee or RMT member elevated to the position of Director may serve the remainder of his/her term on that LDF or I&B Trust/Committee or the RMT.**

Rev. 02/05

Section 2. **Each Director may, by the first day of the Conference of Members, submit a list of candidates to the President to be considered for appointment to committees. Within thirty (30) days of any Region’s position on a Standing Committee being vacated, each of the Region’s Directors may submit a list of candidates to the President to be considered in filling the position.**

Rev. 02/05: Rev. 11/15

Section 3. **All receipts and disbursements of insurance funds if administered by the Treasurer of PORAC shall be maintained in a separate account. No check or payment shall be made from this account without the signature of the I&B Trust/Committee Chair or their designee.**

Rev. 02/05

Section 4. **The Credentials Committees’ duties encompass all elections during the Conference of Members and may be called upon by the Vice President to assist in other elections.**

Rev. 02/05

Section 5. **Standing Committee Chairs should provide quarterly reports to the President.**

Rev. 02/05
Section 6. The Fiscal Management Committee shall periodically review the compensation records of the Officers, Directors or Trustees in which PORAC reimburses the employing agency. This is to ensure that the records of PORAC and the employing agency are in corroboration. These time records shall be maintained at PORAC Headquarters and shall be provided quarterly by the respective Officer, Director or Trustee. Upon request from any members of the Board of Directors, these records shall be produced for examination and/or review.

Rev. 11/05
S.R. Article XII

INVESTIGATIVE POWERS

Section 1. In conducting any hearing scheduled pursuant to Article XII, Section 1(C) of the Bylaws, the Board of Directors may open the proceedings to members of PORAC in good standing. The Board of Directors may call for the hearing to be held in Executive Session, with the attendant obligations upon the Directors and members in attendance. The Board of Directors shall not be bound to follow strict rules of evidence at any stage of the proceeding. Rather, the Chair may make any appropriate ruling and the Board of Directors may take any appropriate action to:

(a) obtain relevant evidence

(b) exclude irrelevant evidence

(c) provide for reasonable due process, and

(d) protect the interests of PORAC and its members.

Rev. 02/05

Section 2. The final decision of the Board of Directors regarding any disciplinary matter under Article XII, Section 1 (E) of the Bylaws, shall include a statement of the case, a summary of the evidence and the positions of the parties, specific findings of facts and conclusions, as well as the reasons or basis therefore, upon all material issues raised at the hearing. If the accused is found guilty of some or all of the preferred charges, the decision of the Board of Directors shall also include the remedy deemed appropriate and ordered by the Board, plus the final disposition of the case, if any. Such decisions of the Board of Directors may be made available for review at PORAC Headquarters (or other appropriate locations) by members of PORAC in good standing who agree to be bound to maintain the appropriate confidentiality of the decision.

Rev. 02/05
S.R. Article XIII

DISCIPLINE OF ASSOCIATIONS AND MEMBERS

Section 1. Dues-Failure to Pay. Any member association of PORAC which fails to pay all of their dues within fifteen (15) days after their due date, shall be placed on the delinquency list at PORAC Headquarters. Should the dues not be received within thirty (30) days of said notice, their Chapter Director and local association will be notified by PORAC Headquarters. If at the end of three (3) months an association is still in arrears, it shall be suspended from and forfeit all privileges of membership in PORAC, except that the Executive Committee by a two-thirds (2/3) vote or the Board of Directors by a majority vote, may for good cause extend the three (3) month grace time and/or all membership privileges for a period they deem appropriate. Associations which seek an extended grace period must sign a written agreement to repay all PORAC dues for the grace period before any grace extension goes into effect. The Board of Directors shall review all extended grace periods in effect at the time of any Board of Directors meeting.

Section 2. Dues-Reinstatement after Suspension. A suspended member and/or member association may be reinstated upon payment of all arrearage under such terms and conditions as may be determined by the Board of Directors.
S.R. Article XIV

ADMINISTRATION

Section 1. Reserve Fund. PORAC shall strive to maintain funds equal to at least three (3) months General Fund dues in the reserve fund to be used when necessary in compliance with these Bylaws.

A. In the event of a cash flow emergency, the Board of Directors or Executive Committee can approve the expenditure of funds not greater than one (1) month’s General Fund dues, from the reserve funds. In the event of a natural disaster, the Board of Directors or Executive Committee may approve a donation from the Reserve Fund to a Relief Fund.

B. Only the Board of Directors can approve any additional expenditure during a fiscal year.

C. An Emergency (for purposes of Subsection A., above) shall be determined by the Board of Directors or Executive Committee upon the recommendation of the PORAC Treasurer or PORAC President in the Treasurer’s absence. Every effort shall be made to replace the amount expended from the reserves as soon as financially possible.

D. Any unencumbered reserves at the end of the fiscal year may be placed into the PORAC General Fund upon the approval of the Board of Directors or Executive Committee.

E. Any loan against the reserve funds shall be viewed as an expenditure.
S.R. Article XV

RULES OF ORDER
BYLAW AND STANDING RULE AMENDMENTS

Section 1. Amendments to the PORAC Bylaws shall be approved only by the members at the Conference of Members pursuant to Article XVI of the Bylaws.

Section 2. The Board of Directors may amend these Standing Rules provided such amendments are not inconsistent with the Bylaws.

Section 3. The Board of Directors may approve amendments to the Standing Rules by a majority of the voting Directors provided thirty (30) days written general notice of the proposed amendments is given to the Directors or by a two-thirds (2/3) vote if less than thirty (30) days written notice is provided.

Rev. 11/14

Section 4. The Executive Committee shall have no authority or power to alter or amend the Standing Rules.

Rev. 11/13