District of Columbia Bar
BYLAWS
Table of Contents
ame2
urposes2
Iembership and License Requirements         3
oard of Governors
fficers of the Bar11
Iominations and Elections
Committees
Chief Executive Officer
Parliamentary Authority
Amendments
ndemnification
Other Topics

19	<b>DISTRICT OF COLUMBIA BAR</b>
20	BYLAWS
21	Article I
22	Name
23 24 25	Section 1.01. Name. The name of the organization is the District of Columbia Bar ("D.C. Bar" or "Bar").
26	Article II
27	Purposes
28	i ui poses
29 30 31 32	<b>Section 2.01. Rules Governing the Bar.</b> The Bar is responsible for the management and regulation of all persons admitted to practice law in the District of Columbia and is governed by the District of Columbia Court of Appeals Rules Governing the District of Columbia Bar ("Rules"), these Bylaws, and the D.C. Bar Membership Manual.
33 34 35	<b>Section 2.02 Purposes.</b> The purposes for which the Bar is organized are:
36 37 38	<ul> <li>(a) To assist the legal profession in maintaining high standards of the practice of law in the District of Columbia;</li> </ul>
39 40 41	(b) To aid the courts of the District of Columbia in carrying out and improving the administration of justice;
41 42 43	(c) To promote access to justice and enhance the delivery of legal services to those in need;
44 45 46	(d) To foster and maintain high ideals of integrity, learning, competence in public service, and high ethical standards;
40 47 48	(e) To safeguard the proper professional interests of the members of the Bar;
49 50	(f) To encourage the formation and support the activities of voluntary bar associations;
51 52 53	(g) To provide a forum for and publish information about the practice of law, the science of jurisprudence and law reform and the relationship of the Bar to the public; and

54	(h) To carry on a continuing program of legal research and education in the technical fields of
55	substantive law, practice, and procedure, and make reports and recommendations thereon;
56 57	to the end that the public responsibility of the legal profession may be more effectively discharged.
58	
59	Article III
60	Membership and License Requirements
61	
62	Section 3.01 District of Columbia Bar Membership Manual.
63	In addition to the membership and license provisions and requirements contained in the Rules and
64	these Bylaws are the provisions and requirements contained in the D.C. Bar Membership Manual
65	("Membership Manual") which shall have the same weight and authority of these Bylaws. The
66	provisions and requirements contained in the Membership Manual may not be suspended.
67	
68	The Membership Manual shall be amended upon the recommendation of the Chief Executive
69	Officer of the D.C. Bar and shall take effect unless the Executive Committee raises a written
70	objection to the recommendation no later than two weeks after receiving written notice of such
71	amendment.
72 73	Section 3.02 Classes of Membership and Qualifications.
73 74	All attorneys admitted to the Bar of the District of Columbia Court of Appeals shall be members
75	of the District of Columbia Bar subject to compliance with the conditions and requirements of
76	such membership. Residence in the District of Columbia shall not be a condition of eligibility to
77	membership in the Bar.
78	
79	The members of the District of Columbia Bar shall be divided into four classes: Active, Inactive,
80	Judicial, and Retired.
81	(a) Active. Active members are eligible to engage in the practice of law in the District of
82	Columbia. Active members are eligible to hold office and vote in any election or other
83	business conducted by the District of Columbia Bar.
84	
85	(b) Inactive. Inactive members are those eligible for Active membership but who are not
86	engaged in the practice of law in the District of Columbia and who have provided notice
87	to the Bar of enrollment in this class of membership.
88	

Except as authorized by other Court rules, Inactive members shall not practice law in the
District of Columbia. Inactive members shall not be eligible to hold office or vote in any
general election or other business conducted by the District of Columbia Bar.

- (c) Judicial. Judges of courts of record, full-time court commissioners, U.S. bankruptcy
  judges, U.S. magistrate judges, other persons who perform a judicial function in an
  exclusive basis, in an official capacity created by federal or state statute or by
  administrative agency rule, and retired judges who are eligible for temporary judicial
  assignment, and are not engaged in the practice of law, shall be classified as Judicial
  members, except that if a member's terms and conditions of employment require that they
  be eligible to practice law, then the member may choose to be an Active member.
- 100Judicial members shall not be eligible to practice law in the District of Columbia or to hold101office or vote in any general election or vote on other business conducted by the District of102Columbia Bar.
- (d) Retired. Retired members are those persons who have retired from the practice of law (except, as provided in D.C. App R. 49, on a pro bono basis), or who are totally disabled and unable to practice law, and who have certified that (1) they have been an Active member of the Bar for five years (two years of any combination of Inactive or Judicial membership may be substituted for one year of Active membership to satisfy this requirement); and (2) they have been engaged in the practice of law in the District of Columbia or elsewhere for a total of 25 years.
- 111

99

103

- 112 Retired members shall not be eligible to hold office or vote in any general election or other 113 business conducted by the District of Columbia Bar.
- 114

#### 115 Section 3.03 Special Legal Consultants Category.

Special Legal Consultants licensed by the Court are not members of the Bar but are subject to the same conditions and requirements under the applicable Rules, Bylaws, and Membership Manual as Active members of the Bar. These persons may render legal services in the District of Columbia as permitted by Court rules and are subject to specific limitations noted therein.

Special Legal Consultants are exempt from the Mandatory Course requirement and shall not be eligible to hold office or vote in any election or other business conducted by the District of

122 Columbia Bar.

#### 123 Section 3.04 Additional Classes

- 124 The Board of Governors shall have the authority to create additional classes of membership and
- 125 promulgate the required qualifications for such classes.
- 126 Section 3.05 Membership Requirements.

#### (a) Annual Registration Statement and Change of Information. 127 1. Annual Registration. On or before July 1st, all Active, Inactive, and Judicial members of 128 the Bar shall be required to file annually with the Bar a registration statement in an 129 electronic form as required by the Bar. 130 131 132 In addition, all members of the Bar are required to file with the Bar any changes in the information previously submitted on the registration statement within 30 days of the 133 change. Failure to timely submit changes may result in a member's automatic 134 administrative suspension. 135 136 Newly admitted members shall file such a registration statement within three months of 137 their admission date as authorized by the Court. 138 139 2. Failure to Register. Any member who fails to file the required registration statement shall 140 be suspended from membership. Suspended members shall not engage in the practice of 141 law in the District of Columbia until they complete the reinstatement requirements set forth 142 in the Membership Manual or unless otherwise authorized by D.C. App. R. 49. 143 144 (b) Fees. 145 1. License Fee and Late Fee. All Active, Inactive, and Judicial members Special Legal 146 Consultants shall pay an annual license fee to remain in good standing. All membership 147 license fees shall be determined and approved by the D.C. Bar's Board of Governors and 148 shall not exceed a ceiling set by the District of Columbia Court of Appeals. 149 150 All license fees are due on or before July 1st unless otherwise published by the Board of 151 Governors. License fees are non-refundable once payment has been remitted. 152 153 All members whose annual license fee has not been received by the Bar by July 15th will 154 be assessed and required to pay a late fee in addition to the full amount of the annual license 155 fee due for the annual license year. 156 157 The D.C. Bar's annual license year shall run concurrently with its Fiscal Year. 158 159 160 2. **Reinstatement Fees.** The Bar shall have the authority to assess and collect reinstatement fees. 161 162 3. Suspension for Nonpayment of License Fee and/or Late Fee. Any member whose 163 annual license fee and/or assessed fees associated with their membership invoice (including 164 the late fee and/or returned payment fee) remains unpaid by September 30th shall be 165 automatically administratively suspended. Except as otherwise provided in D.C. App. R. 166

49, a member whose membership has been administratively suspended for nonpayment of
the annual license fee and/or failure to pay other late and/or assessed fees shall not be
entitled to practice law in the District of Columbia during the period of administrative
suspension.

171

177

## (c) Mandatory Course on the District of Columbia Rules of Professional Conduct and District of Columbia Practice ("Mandatory Course" or "Course").

- The Mandatory Course for New Admittees. Attorneys admitted to the District of Columbia Bar after July 1, 1994 are required to complete the Mandatory Course within twelve months of admission to the Bar.
- Newly admitted attorneys of the Bar who have not completed the Mandatory Course
  requirement within twelve months of admission shall be sent a notice of noncompliance to
  the attorney's preferred email address in their official Bar record.
- Suspension of New Admittees for Failure to Complete the Mandatory Course. Newly admitted attorneys of the Bar who have not completed the Course within 60 days of the issuance of the 12-month Notice of Noncompliance shall be automatically suspended and shall be sent a Notice of Suspension to the attorney's preferred email address in their official Bar record.
- 186
- Annual Report. The Bar shall provide a written report annually to the Court concerning
   the Course, its curriculum and faculty, number of presentations, attendance, and the
   number of attorneys suspended for failure to comply with section (2) above.
- 190

#### 191 Section 3.06 Change in Membership Class, Resignation, and Reinstatement.

**192** These topics are addressed fully in the Membership Manual.

193

#### 194 Section 3.07 Membership Status and CEO Discretion.

The Chief Executive Officer may, in their discretion, authorize a change to a member's official record or require other action be taken, including, but not limited to, retroactive reinstatement, to address a matter arising under this Article or the Membership Manual due to an error or omission on the part of the Bar, or upon other good cause shown, and upon such terms and conditions they deem appropriate.

#### 200 Section 3.08 Notices and Deadlines.

(a) From the Bar to Members. All notices shall be sent to the member's preferred email address contained in the member's official Bar record. Notices of administrative suspension shall be sent in writing by first class U.S. mail and by email to the preferred email address contained in the member's official Bar record.

- (b) From the Bar to the District of Columbia Courts. The Bar shall provide written
   notice to the clerks of the D.C. Court of Appeals and/or the D.C. Superior Court of any
   suspensions arising under this Article.
- (c) Deadlines. The applicable deadline for any date in this Article that may fall on a
   weekend or District of Columbia holiday shall be the next regular business day.
- 212

220

222

226

235

237

209

#### 213 Section 3.09 Meetings of the Membership.

- (a) Annual Meeting, Minutes and Required Notice. Each year there shall be an annual meeting of members of the Bar. The Board of Governors shall determine the time and place of the annual meeting and shall arrange therefor a suitable program. The Annual Meeting shall be held in-person, electronically, or both, as prescribed by the Board of Governors, provided all attendees can contemporaneously communicate with each other during the meeting.
- 221 Minutes of the Annual Meeting shall be approved by the Board of Governors.

Notice of the time and place of every annual meeting of members shall be provided to each
Active member of the Bar or published in an official Bar publication at least 30 days prior
to the meeting.

- (b) Special Meetings, Minutes and Required Notice. Special meetings of the members of 227 the Bar may be called by the Board of Governors or the President. The Secretary shall call 228 a special meeting whenever they have received a petition signed by not less than three 229 percent of the Active members of the Bar requesting such meeting. Such petition shall 230 specify the purpose of the meeting, and the meeting shall be convened accordingly as 231 promptly as possible and not later than 30 days after the Secretary receives such petition. 232 The census of the Bar's Active members shall be determined as of the first business day of 233 the calendar year in which the petition is submitted. 234
- 236 Minutes of any special meeting shall be approved by the Board of Governors.
- The Board of Governors or the President shall fix the time and place of every special meeting, make suitable arrangements therefor, and cause the Secretary to give notice thereof to the members. Such meetings shall be limited to the purpose set forth in the notice. Special meetings shall be held in-person, or electronically, or both, as prescribed by the Board of Governors, provided all attendees can contemporaneously communicate with each other during the meeting.

244 245 246 247 248 249 250 251 252 253 254 255	<ul> <li>Notice of the time, place and purpose of every special meeting of members shall be provided to each Active member of the Bar or published in an official publication of the District of Columbia Bar at least 10 days prior to the meeting.</li> <li>(c) Quorum and Vote. One hundred Active members present at any annual or special meeting of the membership shall constitute a quorum. No member shall be entitled to be represented by proxy. Only Active members in attendance at the time a vote is taken, in person or electronically, at an annual or special meeting of the membership may participate in any vote taken at that meeting. Action by a majority of the members present and voting shall constitute action by the membership.</li> </ul>
256	Article IV
257 258	<b>Board of Governors</b>
259 260	<b>Section 4.01. Composition.</b> The Bar's Board of Governors (BOG or Board) shall consist of no more than 23 members as follows:
261 262 263	(a) Twenty Active D.C. Bar members, including the Officers, the Immediate Past-President, and the Treasurer-Elect, all of whom shall be voting members; and
264 265	(b) Three non-voting members, who shall not have been admitted to practice law in any jurisdiction.
266 267 268 269	Section 4.02. Term. All voting and non-voting members of the Board shall serve a three-year term or until their successors take office as prescribed in these Bylaws. The term of all Board members shall begin at the start of the fiscal year. Board members may not be elected to and may not serve more than two consecutive three-year terms.
270 271	<b>Section 4.03. Duties.</b> The Board shall have general charge of the affairs and activities of the Bar. It shall have the authority:
272 273 274 275	<ul><li>(a) To evaluate whether the needs of the organization's members are being met;</li><li>(b) To develop a long-range strategic plan for the organization and measure its progress;</li><li>(c) To request, receive, consider and take action on reports and recommendations;</li></ul>
276 277 278 279	<ul><li>(d) To ensure the organization accurately reports its finances, approve the annual budget, monitor the organization's financial condition, and review the outside audit;</li><li>(e) To fix the time and place of the annual meeting of members of the Bar;</li><li>(f) To arrange for publication of an official Bar bulletin or journal;</li></ul>

- (g) To conduct investigations of matters affecting the Bar;
  (h) To authorize, when appropriate, public statements on major issues of public interest or concern, or of major importance to Bar members;
  (i) To authorize and the balance of the balance o
- (i) To adopt Bylaws and regulations, not inconsistent with the Rules, for the orderly
  administration of the Bar's affairs and activities; and
- (j) To appoint, actively support, and work in partnership with the Chief Executive Officer,
- providing information and clear direction and evaluating the Chief Executive Officer's
  performance in carrying out the board's directives and goals to best serve the
- 288 membership and the public.
- 289

Section 4.04. Vacancies. In the event of a vacancy of a voting member of the Board and 290 excluding the President, President-Elect, Treasurer, and Treasurer-Elect, the voting Board 291 member's position shall be filled by the Board candidate receiving the next highest number of 292 293 votes in the most recent regular annual election, subject to Board approval. In the event the Board does not approve, or such candidate is unable to serve, the position shall be filled by the candidate 294 receiving the next highest number of votes in order, down to the candidate receiving the lowest 295 number of votes, subject to Board approval. If this process still results in a vacancy, or in the event 296 297 of a vacancy of a non-voting member of the Board, the President, in consultation with the Chief Executive Officer and Chair of the Committee on Nominations, shall appoint an individual to fill 298 that position, subject to Board approval. 299

300 Section 4.05. Meetings.

#### 301 (a) **Regular Meetings.**

The Board of Governors shall hold up to eight regular meetings per fiscal year. The dates and locations of the Board's regular meetings shall be announced by the Board no later than June 30 of the prior fiscal year. The Board may with good cause change the date and location of any regularly scheduled meeting without required notice to the Bar membership.

Reasonable written notice of the time, place, and if applicable, technology platform of such meetings, shall be provided to all members of the Board, required Committee Chairs, the Office of Disciplinary Counsel, Board on Professional Responsibility, and to the presidents of the voluntary bar associations who shall be invited to attend all meetings of the Board.

- 311
- 312
- 313

Any transactional business that is within the power of the Board may be conducted during a regular meeting whether specified in the meeting notice or not provided two-thirds of the voting members of the Board present and voting approve the addition of the unspecified matter to the agenda.

317 (b) Special Meetings.

In addition to regular meetings, a special meeting may be called by the President, the Executive 318 Committee, or five voting members of the Board. Reasonable written notice of the time, place, 319 and if applicable, technology platform of such meetings, as well as subjects to be covered, shall be 320 provided to all members of the Board and all required parties. 321 322 323 Any transactional business that is within the power of the Board may be conducted during a special meeting whether specified in the meeting notice or not provided two-thirds of the voting members 324 of the Board present and voting approve the addition of the unspecified matter to the agenda. 325 326 (c) Electronic Meetings. 327 Board meetings may be held in person or electronically, as long as all attendees can simultaneously 328 hear each other and participate during the meeting. The President, the Board of Governors, or the 329 Executive Committee shall determine whether to hold a meeting electronically. 330 331 332 (d) Electronic attendance at meetings. Board members may, subject to the President's discretion, participate in an in-person meeting 333 electronically or other means by which all attendees can simultaneously hear each other and 334 335 participate during the meeting. 336 **Section 4.06. Quorum.** A majority of the voting members of the Board shall constitute a 337 quorum. 338 Section 4.07. Voting. There shall be no proxy voting allowed. Voting members of the Board 339 must be in attendance, in person or electronically, at the meeting at the time a vote is taken for 340 their vote to count. Action by a majority of the members present and voting shall constitute action 341 by the Board. All votes shall be recorded in writing by the Secretary. 342 343 344 Section 4.08. Action in Lieu of a Meeting. The Board may take an official action in between regular meetings when the President, the Board of Governors, or the Executive Committee 345 determines that such an action is necessary prior to the next regular meeting, and also determines 346 347 that calling a special meeting is either not feasible or unnecessary. 348 The proposed action in lieu of a meeting shall be presented to the Board in writing and a time limit 349 for voting specified. Voting shall take place as prescribed in such writing. 350 351 Section 4.09. Executive Committee. 352 Members. The Executive Committee shall consist of the President, the President-Elect, (a) 353 the Immediate Past President, and four additional Board members annually appointed 354 by the President and approved by the Board of Governors. 355

- 356 (b) Meetings. The Executive Committee shall meet at the call of the President, or upon call of 357 the Secretary upon written application of three members of the Committee, upon one 358 day's notice. Five members shall constitute a quorum. Action by a majority of the 359 360 members present and voting at a meeting shall constitute action by the Committee. Members may, subject to the President's discretion, participate in an in-person meeting 361 electronically or other means by which all attendees can simultaneously hear each other 362 and participate during the meeting. The President shall preside over the meetings of the 363 Executive Committee. 364
- 366 (c) Minutes of Meetings. Minutes of each meeting of the Executive Committee shall be
   367 taken and distributed to the members of the Board of Governors within a reasonable
   368 period following such meeting. Minutes of the Committee shall be part of the permanent
   369 records of the Board of Governors.
- (d) Powers, Duties, and Exceptions. The Executive Committee may exercise all the
  powers and perform all the duties of the Board of Governors between meetings of the
  Board, but only to the extent that action taken is not contrary to the instructions of the
  Board of Governors. The Executive Committee shall perform such duties as the Board of
  Governors may from time to time prescribe.
- The Executive Committee shall not amend the Bylaws, make rules or regulations governing nominations or elections, or initiate the taking of any referendum or poll of members of the Bar.

### Article V Officers of the Bar

- Section 5.01. Officers. The officers of the Bar shall be a President, a President-Elect, a Secretary,
   and a Treasurer.
- 386
  387 Section 5.02. Qualifications. Only Active members of the Bar shall serve as officers of the Bar.
  388
- Section 5.03. Appointment of Secretary. The President, at the beginning of the fiscal year, shall
  appoint a voting member of the Board of Governors to serve as a Secretary, subject to the approval
  of the Board.
- 392

365

370

376

380

381

382 383 Section 5.04. Terms. The officers shall serve for one year or until their successors are appointed
or elected, and their term of office shall begin at the start of the fiscal year; provided however that
the Secretary shall serve no more than three consecutive years in that office.

396

Section 5.05. Duties. The officers shall perform the following duties in addition to any other duties that may be prescribed under the authority of these Bylaws, other governing documents, and by the parliamentary authority adopted by the Bar. Officers may assign certain administrative duties of their office to be carried out by the Chief Executive Officer or their designee. Officers shall receive no compensation for their services.

- (a) The President shall preside at all meetings of the Bar and of the Board of Governors, shall
  be an ex-officio member of all committees unless otherwise provided in these Bylaws, and
  shall remain on the Board as the Immediate Past President for the fiscal year following
  their year of service as President.
- (b) The President-Elect shall perform the duties of the President during any absence or temporary disability of the President, be an ex-officio member of all committees unless otherwise provided in these Bylaws and succeed to the office of President at the start of the fiscal year following their year as President-Elect.
- 411

406

- (c) The Secretary shall be the legal custodian of the records of the Bar and take the minutesof the proceedings of the meetings of the Bar and of the Board.
- 414

422

(d) The Treasurer shall keep correct and complete records of account showing accurately at all times the financial condition of the Bar; furnish, at meetings of the Board, or whenever requested, a statement of the financial condition of the Bar; and be the legal custodian of all moneys, notes, securities, and other valuables that may from time to time come into the possession of the Bar. The Treasurer shall also work with the Treasurer-Elect to help prepare them for their year as Treasurer. The Treasurer shall remain on the Board as an atlarge member for the fiscal year following their year of service as Treasurer.

#### 423 Section 5.06. Vacancies.

#### 424 (a) **President and President-Elect.**

425 If a vacancy occurs in the office of the President, the President-Elect shall succeed to the office of 426 the President and serve the remainder of the term of the President and, subsequently, the 427 presidential term for which the President-Elect was elected.

428 If a vacancy occurs in the office of the President-Elect, the Board shall elect one of its voting 429 members to assume the duties of President-Elect for the remainder of the term. In the event of

430 such vacancy, at the next Bar election, there shall be an election for the offices of President-Elect

and President.

45Z						
433	(b) Treasurer and Treasurer-Elect.					
434	If a vacancy occurs in the office of the Treasurer, the Treasurer-Elect shall succeed to the office of					
435	the Treasurer and serve the remainder of the term of the Treasurer and, subsequently, the Treasurer					
436	term for which the Treasurer-Elect was elected.					
437						
438	If a vacancy occurs in the office of the Treasurer-Elect, the Board shall elect one of its voting					
439 440	members to assume the duties of Treasurer-Elect for the remainder of the term. In the event of such vacancy, at the next Bar election, there shall be an election for the offices of Treasurer-Elect					
441	and Treasurer.					
442						
443	(c) Secretary.					
444	If a vacancy occurs in the office of the Secretary, the President shall appoint a voting member of					
445	the Board of Governors to fill the vacancy, subject to the approval of the Board.					
446						
447	Section 5.07. Other. The President and President-Elect shall serve as Delegates to the House of					
448	Delegates of the American Bar Association. At the close of the President's term, the President					
449	shall continue in their office of President only to fulfill their service as Delegate if so required by					
450	the American Bar Association until the close of the ABA Annual Meeting in that calendar year.					
451	In the event that the President or President-Elect is unable to attend a meeting of the House of					
452	Delegates or is serving as a Delegate by reason of another election or appointment, the President					
453	shall, subject to Board approval, appoint an active member of the Bar to fill the vacancy.					
454						
455	Article VI					
456	Nominations and Elections					
457						
458	Section 6.01. Nominations Committee. The President, with the approval of the Board, shall					
459	appoint a Nominations Committee for a one-year term. The Nominations Committee shall consist					
460	of eight Active members of the Bar who are not members of the Board and the Immediate Past					
461	President who shall serve as an ex officio member. The President and President-Elect shall not					
462	serve as members of the Nominations Committee. Active members appointed by the Board shall					
463	serve on the Nominations Committee for no more than two consecutive terms. Members having					
464	served on the Nominations Committee in a fiscal year shall not be eligible to be nominated for any					
465	position on the ballot for the election in that same fiscal year.					
466	Section 6.02. Duties of the Nominations Committee. The Nominations Committee shall					
467	prepare a list of eligible candidates for voting positions on the Board of Governors, to be elected					
468	by eligible D.C. Bar members. The Nominations Committee shall deliver its slate of candidates					
469	to the Secretary in accordance with a schedule determined by the Board or the Executive					

Committee. The Nominations Committee shall also deliver a list of eligible candidates for the 470 three non-voting positions of the Board of Governors to be elected by the Board. 471

472

475

478

482

- (a) President-Elect: The Nominations Committee shall nominate at least two but no more 473 474 than three Active D.C. Bar members for the office of President-Elect.
- (b) **Treasurer-Elect:** The Nominations Committee shall nominate at least two but no more 476 than three Active D.C. Bar members for the seat of Treasurer-Elect. 477
- (c) Board of Governors: The Nominations Committee shall nominate at least two but no more 479 than three Active D.C. Bar members for each Board vacancy to be filled in the subsequent 480 election. 481
- (d) American Bar Association (ABA) Delegates: The Nominations Committee shall 483 nominate at least one more nominee than the total number of vacancies to be filled but not 484 more than two eligible D.C. Bar members for each vacancy as delegates to the American 485 Bar Association to be filled at the ensuing election. This is separate from the two ABA 486 Delegate positions filled by the President and President-Elect of the Bar. 487
- 488
- Additionally, the Nominations Committee shall nominate at least two but no more than 489 three eligible D.C Bar members, to comply with ABA delegate requirements for one 490 elected delegate to be admitted to practice in their first bar within the past five years, or 491 who must be less than 36 years old at the beginning of their term. Eligible nominees shall 492 493 be separately slotted on the ballot and shall run against each other for one delegate position.

494 Section 6.03. Nominations by Petition. Except for the offices of the President and the President-495 Elect, nominations may be made by a written petition that has been signed by at least one-half 496 497 of one percent (0.5%) of the Active members of the Bar, based on the census of the Bar as of the 498 first business day of the calendar year in which the petition is submitted. Nominating petitions shall be filed with the Secretary no later than 14 calendar days after the announcement of 499 nominations. Such petitions shall be submitted on the official form provided by the Bar and in 500 accordance with procedures established by the Board of Governors. At a minimum, nominating 501 petitions must contain legible handwritten eligible member signatures accompanied by the 502 member's license number. 503

504

505 Section 6.04. Notifying Bar Members of Nominations. The Secretary shall, no later than five business days after receiving the slate from the Nominations Committee, announce the list of the 506 507 nominations for the ensuing election.

508

Section 6.05. Voting. Voting shall be by secret ballot. Ballots shall contain the names of all 509

510	nominees,	in random	order,	for the	respective	positions.
-----	-----------	-----------	--------	---------	------------	------------

512 Section 6.06. Voting Eligibility. Eligible voters shall include all Active members in good
513 standing as of the close of business on the second Monday in April.

514

515 Section 6.07. Election Returns and Results. The President shall be present when the voting 516 results are received and shall certify the voting results. The President shall preside over challenges 517 made to the elections process and may exercise the discretion to elevate any such challenge to the 518 Board whose decision shall be final.

519

520 The candidates receiving the highest number of votes for their respective offices shall be declared521 duly elected. The certified voting results shall be published by the Bar on its website.

522 523

Article VII

**Committees** 

- 524
- 525

**Section 7.01. General.** The Board may form standing committees and may delegate to such committees any of its powers, except the power to (a) elect or remove Board members or Board committee members; (b) approve the dissolution, merger or reorganization of the Bar or its affiliated entities, or distribution of the Bar's assets or that of its affiliated entities; (c) amend the Bylaws; or (d) any such other matters as the Board may determine by a majority vote of the voting members of the Board. Any committee to which powers of the Board are delegated shall consist solely of members of the Board.

533

The Board may also form special committees that shall not have powers of the Board but shallreport to and advise the Board of Governors.

536

537 Unless otherwise provided in a particular committee's Board-approved governance document, a 538 quorum of any committee shall be a majority of the members of the committee. Action of any 539 committee shall be by majority vote of the members of the committee present and voting. The 540 composition of all committees, as well as the duties and terms shall be subject to Board approval. 541 Committee members shall serve at the pleasure of the Board.

# 542 Section 7.02. Standing Board Committees. The Standing Board Committees shall include the 543 Audit Committee, Budget Committee, and Finance Committee.

- 544
- (a) The Audit Committee shall provide independent oversight of the Bar's financial reporting,
  internal controls and audit functions; and in so doing, shall have the authority to retain and
  discharge independent auditors to perform an annual audit and present their findings and

548	recommendations to the Board. The Immediate Past President and Treasurer shall not serve on the Audit Committee.
549 550	on the Audit Committee.
551	(b) The Budget Committee shall oversee the preparation of an annual proposed budget which
552	it recommends to the Board for approval. The President-Elect shall serve as the Chair of
553	the Budget Committee.
554	
555	(c) The Finance Committee shall oversee the Bar's financial matters by monitoring, reviewing
556	and reporting on the Bar's financial and investment operations. The Finance Committee shall select the Bar's investment advisors and determine whether to take action on the
557 558	advisors' recommendations. The Immediate Past President shall serve as the Chair of the
559	Finance Committee.
560	
561	Section 7.03. Other Bar Committees. The Board shall also establish other committees it deems
562	appropriate and necessary.
563	
564	Article VIII
565	Chief Executive Officer
566	
567	Section 8.01. Chief Executive Officer. The Chief Executive Officer ("CEO") shall be appointed
568	by and serve at the pleasure of the Board. The CEO shall have general and active control over the
569	Bar's operations and personnel, be responsible for the administration of the Bar's finances, and
570	perform other duties incident to a chief executive officer of an organization that are not inconsistent
571	with applicable law, the Rules, or these Bylaws.
572	
573	Article IX
574	Parliamentary Authority
575	
576	Section 9.01. Parliamentary Authority. The rules contained in the latest edition of Robert's
577	Rules of Order Newly Revised shall govern the Bar in all cases to which they are applicable and in
578	which they are not inconsistent with the Rules, these Bylaws, the Membership Manual, or any
579	special rules of order of the Board.
580	
581	A stiple V
	Article X
582	Anticle A Amendments
582 583	

Section 10.01. Amendments. These Bylaws may be amended at any regular or special meeting of the Board by a two-thirds vote of the members of the Board of Governors present and voting, provided that notice of the amendment has been submitted in writing to the Board with the agenda of the meeting.

588

589

#### 590

591

### Article XI Indemnification

#### 592 Section 11.01. Mandatory Indemnification.

The Bar shall indemnify any person who was or is a party or is threatened to be made 593 (a) a party to any action, suit or proceeding, whether civil, criminal, administrative, or 594 investigative (other than an action by or on behalf of the District of Columbia Bar), 595 596 because he or she is or was an officer of the Bar, a member of the Board of Governors, an elected or appointed official of a Community, a member of a Committee of the Bar, 597 a member of the Board on Professional Responsibility or its hearing committees or a 598 monitor appointed either by the Court or the Board on Professional Responsibility, a 599 practice monitor appointed by the Practice Management Advisory Service pursuant to 600 a diversion agreement encompassed by Rule XI of the Rules Governing the District of 601 Columbia Bar, a member of or an arbitrator appointed by the Attorney/Client Arbitration 602 Board, a trustee of the Clients' Security Fund, a paid employee of the Bar (including an 603 employee of the Office of Disciplinary Counsel and the Board on Professional 604 605 Responsibility) under the following circumstances:

606 607

608 609

614

618

(1) where they have been successful on the merits or otherwise in defense of any such action, suit or proceeding, and

- 610 (2) where they have settled the action or been unsuccessful on the merits and neither 611 the Board nor an appropriate court has determined that the expenses have resulted 612 from fraud, corruption, actual malice, or intentional wrongdoing on the part of 613 the person claiming indemnification.
- 615The indemnification under this section shall cover expenses (including attorney's616fees) actually and necessarily incurred by such person in connection with the617defense and/or good faith settlement of such action, suit, or proceeding.
- (b) Any indemnification under paragraph (a) of this Section shall be made by the District
  of Columbia Bar only as authorized in the specific case by the Board upon its
  determination that indemnification is appropriate. The Board shall make that

determination and authorization by a majority vote of a quorum consisting of disinterested members. The Board shall have the right, as a condition of granting indemnification, to approve in advance the choice of counsel as well as any settlement by the person requesting indemnification. The Board shall not unreasonably withhold its approval.

627

#### 628 Section 11.02. Advancing Expenses.

When an action covered by Section 11.01 above is pending or threatened, the District of Columbia Bar shall advance expenses (including reasonable attorney's fees) incurred by a person eligible for indemnification, upon (a) such terms and conditions as the Board, by a majority vote of a quorum of disinterested members, deems appropriate and (b) receipt of a promise by such person to repay such advances if it shall ultimately be determined that he or she is not entitled to be indemnified by the Bar as authorized under this Article.

635

#### 636 Section 11.03. Non-Exclusivity of Indemnification Under Article XI.

The indemnification provided by this Article shall not be deemed exclusive of any other rights to
which any person seeking indemnification may be entitled under any Bylaw, agreement, vote of
the Board or members of the Bar, or otherwise.

640

#### 641 Section 11.04. Insurance.

The District of Columbia Bar may purchase and maintain insurance on behalf of any person who 642 is or was an officer of the Bar, a member of the Board of Governors, an elected or appointed 643 official of a Community, a member of a Committee of the Bar, a member of the Board on 644 Professional Responsibility or its hearing committees or a monitor appointed either by the Court 645 646 or the Board on Professional Responsibility, a practice monitor appointed by the Practice Management Advisory Service pursuant to a diversion agreement encompassed by Rule XI of 647 the Rules Governing the District of Columbia Bar, a member of or an arbitrator appointed by 648 the Attorney/Client Arbitration Board, a trustee of the Clients' Security Fund, a paid employee 649 of the Bar (including an employee of the Office of Disciplinary Counsel, the Board on 650 Professional Responsibility, and the D.C. Bar Pro Bono Center) against any liability asserted 651 against them and incurred by them in any such capacity or arising out of their status as such. 652

- 653
- 654
- 655

#### Article XII Other Topics

656

**12.01. Fiscal Year.** The Fiscal Year of the D.C. Bar shall begin on July 1<sup>st</sup> and end on June 30<sup>th</sup>
of the following calendar year.

659	
660	
661	<b>PROVISOS to the D.C. BAR PROPOSED BYLAWS REVISION</b>
662	
663	
664	<i>Provided</i> , That this revision shall become effective on July 1, 2022.
665	
666	Provided, That during fiscal year 2022-23, the Nominations Committee shall nominate at least two
667	but no more than three Active D.C. Bar members for (a) the office of Treasurer and (b) the seat of
668	Treasurer-Elect for service during fiscal year 2023-24.
669	
670	<i>Provided</i> , That during fiscal year 2023-23, there shall be an election for both the office of Treasurer
671	and the seat of Treasurer-Elect for service during fiscal year 2023-24. The winner of the election
672	for Treasurer shall serve a two-year term as follows (i) as Treasurer in their first year and (ii) as a
673	non-voting member of the Board in their second year.
674	
675	The winner of the election for Treasurer-Elect shall serve a three-year term as follows: (i) as
676	Treasurer-Elect in their first year; (ii) as Treasurer in their second year; and (iii) as a member of
677	the Board in their third year.
678	
679	
680	
681	
682	
683	
684	Approved by the Board of Governors on April 12, 2022.