# NATIONAL ASSOCIATION OF PARLIAMENTARIANS®

**Minutes of the Regular Meeting**

**Board of Directors**

**September 8, 2020**

 **Call to Order:**

President Darlene Allen, PRP, called the regular meeting of the NAP Board of Directors to order at 7:00 PM CDT, on September 8, 2020. The meeting was held via Zoom Conferencing.

# Welcome:

The president welcomed the board members and guests and thanked them for attending.

# Board Members Present:

# President Darlene Allen, PRP; Vice-President Wanda Sims, PRP; Secretary Kevin Connelly, PRP; Director-at-Large Joyce Brown-Watkins, PRP; Director-at-Large Adam Hathaway, PRP; Director-at-Large Carl Nohr, PRP; District 4 Director Robert Schuck, RP; and District 5 Director Larry Martin, PRP.

# Advisers Present:

 NAP Executive Director Cyndy Launchbaugh; NAP Parliamentarian Timothy Wynn,

 PRP; Dave Whitaker, PRP, Zoom technological support; and Leah Nolan,

 Zoom technological support

**Guests Present:**

Bob Williams, CJ Cavin, Don Freese, Donald Garrett, Jeanette Williams, Justin Pappano, Lucy Anderson, Maurice Henderson, Peter Renzland, Richard Brown, Ryan Foor, Sandra Rice, Shirley J. Bredbeck, Taniqua Hunter, and Weldon Merritt.

#  Quorum:

 A quorum was established with eight voting members being present, with the only

 absence being that of the Treasurer Carrie Dickson.

 **Adoption of Agenda:**

The agenda was adopted without objection.

 **Report of the Minutes Approval Committee:**

 Minutes Approval Committee Chairman Larry Martin reported that the minutes

 of the regular meeting of August 26, 2020, were approved by the committee

 and distributed.

 **Report of the Executive Director:**

Executive Director Cyndy Launchbaugh reported that currently the total number of

 members in NAP was 4,066, which was a 6% increase over the number at the same

 time last year.

 The Virtual NAP Training Conference went off very well, with 854 registered. By

 comparison, there were 257 registered at the in-person NAP Training Conference in

 2018 and 250 registered at the in-person NAP Training Conference in 2016.

 Executive Director Launchbaugh said that there was great support for more virtual

 events in the future.

 The headquarters staff has started the implementation of the new Association

 Management System, with the first step being an assessment of the Association’s

 needs.

 **Financial Report:**

 In the absence of Treasurer Carrie Dickson, Vice-President Wanda Sims presented

 the financial report. Vice-President Sims reported that there was approximately

 $115,000 in income from the Virtual NAP Training Conference, with expenses of

 $26,500 for Open Water’s production and operation of the Conference platform.

 There will be additional minor expenses resulting from the running of the Conference.

 The Virtual Leadership Conference produced approximately $10,000 in income, with

 about $250 in expenses.

 **Report of the Policy and Procedures Committee:**

 Policy and Procedures Committee Chairman Kevin Connelly reported that the

 committee met to consider the four amendments to the NAP Operational Policies and

 Procedures (NAPOPP) Manual that were referred to the committee at the last Board

 meeting and recommended the following motions, which were considered by the

 Board:

1. Move to amend the NAPOPP, 5.1.24 G, by striking out the words “ If such accommodations are requested and approved, the applicant will need to have a separate proctor in his/her own breakout room.” and inserting “If such accommodations are requested and approved, applicants will need to have separate proctors in their own breakout rooms**.”**
2. Move to amend the NAPOPP, 5.1.24 H, by striking out the words "The applicants will open a web browser on his/her desktop/laptop computer and use the website address and any appropriate login credentials to access and begin the exam. If multiple breakout rooms are being used, this information will be sent via private chat from the monitor to the applicant once the applicant has entered his/her assigned breakout room.” and inserting "Applicants will open a web browser on their desktop/laptop computers and use the website address and any appropriate login credentials to access and begin the exam.  If multiple breakout rooms are being used, this information will be sent via private chat from the monitor to the applicant once the applicant has entered the assigned breakout room.”
3. Move to amend the NAPOPP, 5.1.23 D, by striking out the words "The applicant shall verify their identification by showing a government-issued picture ID" and inserting “Applicants shall verify their identification by showing a government-issued picture ID.”
4. Move to amend the NAPOPP, 5.1.23 G, by striking out the words "on his/her desktop/laptop computer."

 The motions were considered *en bloc*, and adopted without objection.

 Chairman Kevin Connelly then submitted proposals to the NAP Operational Policies

 and Procedures (NAPOPP) Manual on behalf of the committee, which had originally

 been proposed to the committee by the Professional Standards Committee.

 **Motions to amend the NAPOPP:**

1. Move to amend NAPOPP Chapter 6, Professional Standards Committee, Section 6.1, Procedures, by substituting the following new Section 6.1:

 **6.1 P r o c e d u r e s**

6.1.01 The committee shall process complaints of professional responsibility violations and member discipline complaints in accordance with the applicable procedural rules adopted by the board of directors.

6.1.02 Members of the Professional Standards Committee should not participate in the discussion of or vote on a professional ethics complaint in which they have a direct personal or pecuniary interest not common to other members.

6.1.03 Instances in which members should consider recusing themselves include the following:

A. The member is a party to the complaint;

B. The member is related to any party by marriage or within the third degree;

C. The member has a personal financial interest in the matter;

D. The member is likely to be a witness; or

E. The member has a personal bias or prejudice concerning the subject matter or a party.

 The motion was adopted without objection.

1. Move to adopt the revision of *Rules for Processing Complaints of Professional*

 *Responsibility Violations. (see attachment A).*

 The motion was adopted without objection, and the revision will be added to the

 NAPOPP manual in the appendices.

1. Move to adopt the *Rules for Processing of Member Discipline Complaints*

(see attachment B).

 The motion was adopted without objection, and will be added to the NAPOPP manual

 in the appendices.

 **Discussion of date of the Mid-Term Board of Directors meeting:**

 The board members informally discussed possible dates for the 2021 Mid-Term Board

 of Directors meetings. Members stated preferable dates for attending the meeting.

 There will be a poll conducted soon so that members can state which dates they can

 attend.

 **Announcements:**

 President Allen reminded the members that the board still needs to authorize a site

 for the 2023 NAP Biennial Convention, and encouraged members to get their

 respective associations to submit a bid to host the Convention. According to the

 NAPOPP manual, the Convention is scheduled to be held in the Central Region of the

 United States. Bids need to be submitted by January 31, 2021.

 President Allen also reminded the members that the 5th Tuesday Town Hall meeting is

 to be held on September 29, 2020, and the next regular meeting of the NAP Board of

 Directors is scheduled for November 10, 2020 at 7:00 PM CST.

 **Executive Session:**

 Without objection, the Board entered into Executive Session at 7:58 PM CDT.

 **Rise Out from Executive Session:**

The board rose out of Executive Session at 8:42 PM CDT.

 **Motion regarding the Waterfront Historic Area League (WHALE) Project:**

The following motion was adopted: “that the President appoint a committee to

 Investigate NAP’s options for supporting the Waterfront Historic Area League

 (WHALE) restoration project.” The President appointed the following members to the

 Committee: Carl Nohr, Evan Lemoine, and Wanda Sims.

**Adjournment:**

The meeting adjourned at 8:43 PM CDT.

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 Kevin Connelly, PRP

 NAP Secretary

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 Chair Larry Martin, PRP Date Approved

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 Joyce Brown-Watkins, PRP Date Approved

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Adam Hathaway, PRP Date Approved

Attachment A

Proposed Revision to

National Association of Parliamentarians®

**Rules for Processing Complaints of Professional Responsibility Violations**

**Adopted by the National Association of Parliamentarians Board of Directors [Date]**

**Rule I. SUBMISSION OF COMPLAINTS**. Complaints alleging a violation of the *Code of Professional Responsibility for Parliamentarians* by a member of NAP shall:

 A. be submitted within one year after the alleged violation;

 B. be submitted on a standard complaint form approved by the Professional Standards Committee and distributed by the Headquarters office;

 C. be sent to the Headquarters office in a sealed envelope marked “Confidential—Professional Responsibility Complaint”;

 D. state fully the facts surrounding the acts or omissions complained of, and the nature and extent of the alleged violations with references to the *Code of Professional Responsibility*; and

 E. provide documentation for the alleged complaints, including but not limited to names of witnesses, letters of testimony, minutes, and other pertinent documents, as applicable.

**Rule II. PROCESSING OF COMPLAINTS.**

 A. The Executive Director shall maintain a log of all complaints received. The log shall indicate the source of the complaint, the date received, and the date that the complaint was referred to the Professional Standards Committee.

 B. The sealed complaint shall not be opened at the Headquarters office. It shall be forwarded, unopened, to the Chair of the Professional Standards Committee.

 C. Upon receipt of the written complaint, the Chair of the Professional Standards Committee shall:

 1. forward a copy of the complaint to the respondent together with notification that the respondent has thirty days from when the complaint was sent to the respondent to respond in writing;

 2. notify the complainant of the committee’s receipt of the complaint, and of the deadlines for the respondent’s response and the committee’s decision;

 3. forward copies of the complaint to all members of the Professional Standards Committee; and

 4. inform the President of the nature and scope of the complaint.

 D. The initial notice of the complaint to the respondent shall be sent to the respondent by certified mail, return receipt requested, delivery restricted to addressee. All subsequent communications, including notification of the committee’s decision, may be by email unless the respondent specifically requests that further communication be by postal mail.

 E. As part of the initial notice of the complaint to the respondent, the Professional Standards Committee may:

 1. inform the respondent and complainant that some or all of the allegations are likely to be dismissed; or

 2. request the respondent address questions related to the complaint.

 F. Upon receipt of the response or at the conclusion of the thirty-day period, whichever is earlier, the Chair of the Professional Standards Committee shall:

 1. circulate copies of the written response to all members of the Professional Standards Committee (or, if no response was received, communicate this information to the committee);

 2. determine, in consultation with members of the Professional Standards Committee, whether additional investigation is necessary; and

 3. coordinate the work of the Professional Standards Committee in gathering such additional information as the committee may deem necessary to its investigation.

 **Rule III. PROFESSIONAL STANDARDS COMMITTEE CONDUCT OF BUSINESS.**

 A. The Professional Standards Committee shall conduct its business, whenever possible, by videoconference, telephone, teleconference, mail, or e-mail.

 B. The Professional Standards Committee shall review all material from the complainant, the respondent and others from whom information is sought and shall apply the burden of proof at the level of the preponderance of the evidence, with the burden of proof lying with the complaining party to show a violation of the professional responsibility standards for parliamentarians. Evidence or other information not included in or referred to in the complaint or the response, or specifically requested by the committee, shall not be considered unless the committee agrees to its consideration by the vote of a majority of the entire committee.

 C. In its investigation, the Professional Standards Committee shall not consider any standard not cited in the original complaint, or in a response from the respondent, unless the committee first notifies the respondent of the additional standards the committee intends to consider. If the committee so notifies the respondent, the respondent shall have fifteen days from the date of such notification, or until the expiration of the original deadline for filing a response, whichever is later, to address the additional standards.

 D. Upon completion of its investigation, but not later than ninety days following receipt of the written complaint, the Professional Standards Committee shall take one or more of the following actions:

 1. dismiss as untimely any allegations of violations that occurred more than one year prior to the date of the complaint;

 2. dismiss any allegations of violation of Part 1 of the *Code of Professional Responsibility for Parliamentarians* as outside the committee’s jurisdiction;

 3. dismiss the complaint, or any portion thereof, if it arises out of substantially the same circumstances as an earlier-filed complaint (including a member discipline complaint) against the same respondent;

 4. dismiss the complaint, or any portion thereof, as frivolous, inconsequential, or as not attaining the required level of proof;

 5. find that the respondent acted properly and exonerate the respondent; or

 6. find that the respondent did not act properly and uphold the complaint.

 E. If the Professional Standards Committee dismisses the complaint for any of the reasons listed above, the committee may send a confidential letter of caution, not subject to appeal, to only the respondent indicating matters of concern to the committee.

 F. If the Professional Standards Committee upholds the complaint against the respondent, the committee shall take one or more of the following actions:

 1. reprimand the respondent, with or without the requirement that an apology be made to the aggrieved party; or

 2. require that the respondent take certain remedial actions, failing which, a further penalty may be imposed; or

 3. recommend that the Board of Directors suspend the credentialed status of the respondent for a definite period; or

 4. recommend that the Board of Directors revoke the credentialed status of the respondent; or

 5. recommend that the Board of Directors suspend the membership, and any credential, of the respondent for a definite period; or

 6. recommend that the Board of Directors expel the respondent from membership and revoke any credentialed status of the individual.

 G. The Professional Standards Committee shall complete its work on the complaint within ninety days following the Chair’s receipt of the written complaint. If the Professional Standards Committee cannot complete its work on a complaint within ninety days, the committee shall notify the President who may grant one additional thirty-day extension. If the extension is granted by the President, the committee shall notify the complainant and the respondent of the extension.

 H. Within fifteen days following the Professional Standards Committee’s dismissal of a complaint in its entirety, or within fifteen days after the expiration of the deadline for the respondent’s appeal of the committee’s imposition of a penalty or penalties solely pursuant to Rule III, F, Paragraph 1 or 2 if no appeal has been filed, the Chair of the Professional Standards Committee shall forward the following to the Headquarters office:

 1. the original written complaint;

 2. all correspondence, inclusive of electronic media, between the committee, the complainant, and the respondent;

 3. all documents, inclusive of electronic media, relating to the committee’s investigation of the complaint, except that copies of internal correspondence among the committee members and preliminary drafts of the committee’s decision need not be forwarded;

 4. a written report of the committee’s final determination; and

 5. a summary for publication, sanitized to avoid identifying or providing details that could be used to identify the people or organizations involved in the complaint, that provides sufficient details to understand what violation was alleged, what the Professional Standards Committee decided, and what facts and reasoning led to the decision.

 I. Within fifteen days after the respondent’s filing of an appeal, if applicable, or after the committee’s recommendation of any of the penalties specified in Rule III, F, Paragraphs 3 through 6, the Chair of the Professional Standards Committee shall forward to the Secretary the documents listed in Rule III, H, Paragraphs 1 through 4.

**Rule IV. APPEALS.**

A. The respondent may appeal any reprimand imposed by the Professional Standards Committee pursuant to Rule II, H, Paragraph 1 or 2, to the Board of Directors, Such appeal shall be by written notice of appeal to the Secretary, with copies to the Professional Standards Committee and the complainant, within thirty days of the respondent’s receipt of the committee’s decision. The notice of appeal shall include the names of the respondent and the complainant, the date of the complaint, and the date of the decision by the Professional Standards Committee. No argument or other documentation shall be included with the notice of appeal.

 B. The Professional Standards Committee’s recommendation of any of the penalties specified in Rule III, F, Paragraphs 3 through 6, shall be handled in the same manner as if appealed by the respondent, except that no notice of appeal shall be required.

**Rule V. BOARD OF DIRECTORS CONDUCT OF BUSINESS.**

 A. In its consideration of an appeal of the Professional Standards Committee’s imposition of a reprimand, or recommendation of any other penalty, the Board of Directors may, at its discretion, request written argument from the complainant and the respondent in support of or opposition to the committee’s decision. No evidence not presented to the Professional Standards Committee shall be considered.

 B. Within ninety days after receipt of the respondent’s appeal of the Professional Standard Committee’s imposition of a reprimand or the Professional Standards Committee’s recommendation of any other penalty, as applicable, the Board of Directors shall issue its decision, either:

 1. sustaining the Professional Standards Committee’s decision, with or without an opinion;

 2. modifying the Professional Standards Committee’s decision; or

 3. vacating the Professional Standards Committee’s decision and replacing it with the Board’s decision.

 C. The Board shall attach a summary of the Board's disposition of the appeal to the summary of Rule III(H)(5).

 D. All actions of the Board of Directors shall be decided by majority vote except for expulsion from membership, which shall require a two-thirds vote.

 E. In no event may the Board impose a more stringent penalty than that imposed or recommended by the Professional Standards Committee.

 F. The Secretary shall promptly inform the respondent, the complainant, and the Professional Standards Committee of the Board of Directors’ decision.

 G. Within fifteen days after the Board of Directors issues its decision, the Secretary shall send to the Headquarters the complete file received from the Professional Standards Committee, any written arguments submitted by the complainant or the respondent, and the Board’s decision.

**Rule VI. DISPOSITION OF DOCUMENTS.**

All documents, including electronic materials, relative to ethics complaints shall be sealed and held at the headquarters office in strict confidence, except that:

 A. appropriate officers, members, or employees of the organization may be given such information regarding a disciplinary proceeding as is necessary and proper for the effective execution of any penalty imposed;

 B. the Board of Directors shall have access to all relevant documents, inclusive of electronic materials, pertaining to complaints referred by the Professional Standards Committee; and

 C. the Board of Directors shall have access to all relevant documents pertaining to the appeals process.

 D. When a complaint is filed, the Chair of the Professional Standards Committee may request that the Executive Director provide a statement as to whether any prior complaints have been filed regarding the conduct of the accused parliamentarian and the disposition of such complaints. If deemed relevant by the committee, the committee may request a copy of the file regarding the complaints previously disposed of by the committee.

**Rule VII. PUBLICATION OF ALLEGED ETHICS VIOLATIONS.**

 A. Within 90 days of either the Board's decision on appeal or the expiration of the time in which to appeal a decision of the Professional Standards Committee, all summaries under Rule III(H)(5) and Rule V(C) shall be published to the membership in a manner determined by the Board to be appropriate and designed to reach all members of the National Association of Parliamentarians.

 B. Published complaint summaries will include the name of the parliamentarian who was found to have violated the Joint Code if and only if the parliamentarian was punished under Rule III(F), Paragraphs 3 through 6.

**Rule VIII. RECIPROCITY.**

No complaint which has been submitted to the American Institute of Parliamentarians Ethics Committee shall be considered by the NAP Professional Standards Committee, except by a majority vote of the entire membership of the NAP Professional Standards Committee.

**Rule IX. REPORTING.**

If a respondent holds membership in American Institute of Parliamentarians, then any complaint whether dismissed or upheld, shall be reported to the Executive Director or designee of the President of the American Institute of Parliamentarians as to the facts of the complaint and the

disposition determined by the National Association of Parliamentarians.

Attachment B

Proposed

National Association of Parliamentarians®

**Rules for Processing of Member Discipline Complaints**

**Adopted by the National Association of Parliamentarians Board of Directors [Date]**

**Rule I. SUBMISSION OF COMPLAINTS**. Complaints alleging willful violation of the NAP Bylaws or Standing Rules, conduct injurious to NAP or its object, or conduct bringing disrespect on NAP by a member of NAP shall:

 A. be submitted only by a member of NAP;

 B. be submitted within one year after the alleged violation or conduct;

 C. be submitted on a standard complaint form approved by the Professional Standards Committee and distributed by the Headquarters office;

 D. be sent to the Headquarters office in a sealed envelope marked “Confidential—Member Discipline Complaint”;

 E. state fully the facts surrounding the acts complained of, and the nature and extent of the alleged violations or conduct, including as applicable:

 1. each provision of the bylaws or standing rules alleged to have been violated;

 2. how the alleged conduct was injurious to NAP or its object; or

 3. how the alleged conduct brought disrespect on NAP; and

 F. provide documentation for the alleged complaints, including but not limited to names of witnesses, letters of testimony, and other pertinent documents, as applicable.

**Rule II. PROCESSING OF COMPLAINTS.**

 A. The Executive Director shall maintain a log of all complaints received. The log shall indicate the source of the complaint, the date received, and the date that the complaint was referred to the Professional Standards Committee.

 B. The sealed complaint shall not be opened at the Headquarters office. It shall be forwarded, unopened, to the Chair of the Professional Standards Committee.

 C. Upon receipt of the written complaint, the Chair of the Professional Standards Committee shall:

 1. forward a copy of the complaint to the respondent together with notification that the respondent has thirty days from when the complaint was sent to the respondent to respond in writing;

 2. notify the complainant of the committee’s receipt of the complaint, and of the deadlines for the respondent’s response and the committee’s decision;

 3. forward copies of the complaint to all members of the Professional Standards Committee; and

 4. inform the President of the nature and scope of the complaint.

 D. The initial notice of the complaint to the respondent shall be sent to the respondent by

 certified mail, return receipt requested, delivery restricted to addressee. All subsequent

 communications, including notification of the committee’s decision, may be by email

 unless the respondent specifically requests that further communication be by postal

 mail.

 E. As part of the initial notice of the complaint to the respondent, the Professional Standards Committee may:

 1. inform the respondent and complainant that some or all of the allegations are likely to be dismissed; or

 2. request the respondent address questions related to the complaint.

 F. Upon receipt of the response or at the conclusion of the thirty-day period, whichever is earlier, the Chair of the Professional Standards Committee shall:

 1. circulate copies of the written response to all members of the Professional Standards Committee (or, if no response was received, communicate this information to the committee);

 2. determine, in consultation with members of the Professional Standards Committee, whether additional investigation is necessary; and

 3. coordinate the work of the Professional Standards Committee in gathering such additional information as the committee may deem necessary to its investigation.

**Rule III. PROFESSIONAL STANDARDS COMMITTEE CONDUCT OF BUSINESS.**

 A. The Professional Standards Committee shall conduct its business, whenever possible, by videoconference, telephone, teleconference, mail, or e-mail.

 B. The Professional Standards Committee shall review all material from the complainant, the respondent and others from whom information is sought and shall apply the burden of proof at the level of the preponderance of the evidence, with the burden of proof lying with the complaining party to show that the respondent has:

 1. willfully violated the NAP Bylaws or Standing Rules;

 2. engaged in conduct that was injurious to NAP or its object; or

 3. engaged in conduct that brought disrespect on NAP.

 C. Evidence or other information not included in or referred to in the complaint or the response, or specifically requested by the committee, shall not be considered unless the committee agrees to its consideration by the vote of a majority of the entire committee.

 D. In its investigation, the Professional Standards Committee shall not consider any violation or conduct not alleged in the original complaint, or in a response from the respondent, unless the committee first notifies the respondent of the additional violation or conduct the committee intends to consider. If the committee so notifies the respondent, the respondent shall have fifteen days from the date of such notification, or until the expiration of the original deadline for filing a response, whichever is later, to address the additional violation or conduct.

 E. Upon completion of its investigation, but not later than ninety days following receipt of the written complaint, the Professional Standards Committee shall take one or more of the following actions:

 1. dismiss a complaint by any person who is not a member of NAP;

 2. dismiss as untimely any allegations of violations or conduct that occurred more than one year prior to the date of the complaint;

 3. dismiss the complaint, or any portion thereof, if it arises out of substantially the same circumstances as an earlier-filed complaint (including a professional responsibility complaint filed with NAP or the American Institute of Parliamentarians) against the same respondent;

 4. dismiss the complaint, or any portion thereof, as frivolous, inconsequential, or as not attaining the required level of proof;

 5. find that the respondent acted properly and exonerate the respondent; or

 6. find that the respondent did not act properly and uphold the complaint.

 F. If the Professional Standards Committee dismisses the complaint for any of the reasons listed above, the committee may send a confidential letter of caution, not subject to appeal, to only the respondent indicating matters of concern to the committee.

 G. If the Professional Standards Committee upholds the complaint against the respondent, the committee shall take one or more of the following actions:

 1. reprimand the respondent, with or without the requirement that an apology be made to the aggrieved party; or

 2. require that the respondent take certain remedial actions, failing which, a further penalty may be imposed; or

 3. recommend that the Board of Directors suspend the credentialed status of the respondent for a definite period; or

 4. recommend that the Board of Directors revoke the credentialed status of the respondent; or

 5. recommend that the Board of Directors suspend the membership, and any credential, of the respondent for a definite period; or

 6. recommend that the Board of Directors expel the respondent from membership and revoke any credentialed status of the individual.

 H. The Professional Standards Committee shall complete its work on the complaint within ninety days following the Chair’s receipt of the written complaint. If the Professional Standards Committee cannot complete its work on a complaint within ninety days, the committee shall notify the President who may grant one additional thirty-day extension. If the extension is granted by the President, the committee shall notify the complainant and the respondent of the extension.

 I. Within fifteen days following the Professional Standards Committee’s dismissal of a complaint in its entirety, or within fifteen days after the expiration of the deadline for the respondent’s appeal of the committee’s imposition of a penalty or penalties solely pursuant to Rule III, G, Paragraph 1 or 2 if no appeal has been filed, the Chair of the Professional Standards Committee shall forward the following to the Headquarters office:

 1. the original written complaint;

 2. all correspondence, inclusive of electronic media, between the committee, the complainant, and the respondent;

 3. all documents, inclusive of electronic media, relating to the committee’s investigation of the complaint, except that copies of internal correspondence among the committee members and preliminary drafts of the committee’s decision need not be forwarded; and

 4. a written report of the committee’s final determination.

 J. Within fifteen days after the respondent’s filing of an appeal, if applicable, or after the committee’s recommendation of any of the penalties specified in Rule III, F, Paragraphs 3 through 6, the Chair of the Professional Standards Committee shall forward to the Secretary the documents listed in Rule III, H, Paragraphs 1 through 4.

**Rule IV. APPEALS.**

A. The respondent may appeal any reprimand imposed by the Professional Standards Committee pursuant to Rule III, G, Paragraph 1 or 2, to the Board of Directors, Such appeal shall be by written notice of appeal to the Secretary, with copies to the Professional Standards Committee and the complainant, within thirty days of the respondent’s receipt of the committee’s decision. The notice of appeal shall include the names of the respondent and the complainant, the date of the complaint, and the date of the decision by the Professional Standards Committee. No argument or other documentation shall be included with the notice of appeal.

 B. The Professional Standards Committee’s recommendation of any of the penalties specified in Rule III, G, Paragraphs 3 through 6, shall be handled in the same manner as if appealed by the respondent, except that no notice of appeal shall be required.

**Rule V. BOARD OF DIRECTORS CONDUCT OF BUSINESS.**

 A. In its consideration of an appeal of the Professional Standards Committee’s imposition of a reprimand, or recommendation of any other penalty, the Board of Directors may, at its discretion, request written argument from the complainant and the respondent in support of or opposition to the committee’s decision. No evidence not presented to the Professional Standards Committee shall be considered.

 B. Within ninety days after receipt of the respondent’s appeal of the Professional Standard’s imposition of a reprimand or the Professional Standards Committee’s recommendation of any other penalty, as applicable, the Board of Directors shall issue its decision, either:

 1. sustaining the Professional Standards Committee’s decision, with or without an opinion;

 2. modifying the Professional Standards Committee’s decision; or

 3. vacating the Professional Standards Committee’s decision and replacing it with the Board’s decision.

 C. All actions of the Board of Directors shall be decided by majority vote except for expulsion from membership, which shall require a two-thirds vote.

 D. In no event may the Board impose a more stringent penalty than that imposed or recommended by the Professional Standards Committee.

 E. The Secretary shall promptly inform the respondent, the complainant, and the Professional Standards Committee of the Board of Directors’ decision.

 F. Within fifteen days after the Board of Directors issues its decision, the Secretary shall send to the Headquarters the complete file received from the Professional Standards Committee, any written arguments submitted by the complainant or the respondent, and the Board’s decision.

**Rule VI. DISPOSITION OF DOCUMENTS.**

All documents, including electronic materials, relative to member discipline complaints shall be sealed and held at the headquarters office in strict confidence, except that:

 A. appropriate officers, members, or employees of the organization may be given such information regarding a disciplinary proceeding as is necessary and proper for the effective execution of any penalty imposed;

 B. the Board of Directors shall have access to all relevant documents, inclusive of electronic materials, pertaining to complaints referred by the Professional Standards Committee; and

 C. the Board of Directors shall have access to all relevant documents pertaining to the appeals process.

 D. When a complaint is filed, the Chair of the Professional Standards Committee may request that the Executive Director provide a statement as to whether any prior complaints have been filed regarding the conduct of the accused member and the disposition of such complaints. If deemed relevant by the committee, the committee may request a copy of the file regarding the complaints previously disposed of by the committee.

**Rule VII. PUBLICATION OF MEMBER DISCIPLINE ACTIONS**

Any revocation or suspension of credentialed status, and any expulsion or suspension from membership shall be published to the membership in a manner determined by the Board to be appropriate and designed to reach all members of the organization.