

APPENDIX A

BYLAWS

ARTICLE I: NAME AND PURPOSE

1. The name of this organization shall be the Society for Industrial and Organizational Psychology, Inc. (hereinafter referred to as the "Society").
2. Its mission is to enhance human well-being and performance in organizational and work settings by promoting the science, practice, and teaching of Industrial and Organizational Psychology. Towards this end, the Society:
 - 2a. supports SIOP members in their efforts to study, apply, and teach the principles, findings, and methods of Industrial and Organizational Psychology.
 - 2b. provides forums for Industrial and Organizational Psychologists to exchange research, insights, and information related to the science, practice, and teaching of Industrial and Organizational Psychology.
 - 2c. identifies opportunities for expanding and developing the science and practice of Industrial and Organizational Psychology;
 - 2d. monitors and addresses challenges to the understanding and practice of Industrial and Organizational Psychology in organizational and work settings;
 - 2e. promotes the education of current and future Industrial and Organizational Psychologists;
 - 2f. promotes public awareness of the field of Industrial and Organizational Psychology.
 - 2g. foster cooperative relations with allied groups and professions;
 - 2h. encourage its members to uphold the provisions of the American Psychological Association's Ethical Principles of Psychologists and Code of Conduct, which have been adopted as the ethical code of the Society;
 - 2i. contribute to the broad advancement of psychology.

The purposes for which this corporation is formed are purely scientific, professional, and educational and not for financial gain, and no financial gain shall ever accrue to any member of this Corporation, nor any other person or institution, in the conduct of same.

ARTICLE II: MEMBERSHIP

1. The Society shall have four categories of membership: Society Member, Society Fellow, Society Associate, and Society Affiliate. Criteria for membership are specified in the following definitions of each membership category. A clear differentiation is to be made between membership in the Society and membership

in the Division of Industrial and Organizational Psychology of the American Psychological Association (Division 14), because there are routes to membership in the Society other than through membership in the American Psychological Association.

2. Society Member status shall be open to Fellows, Members, and Associates of the American Psychological Association and Fellows and Members of the Association for Psychological Sciences (APS), Canadian Psychological Association (CPA) and European Association of Work and Organizational Psychology (EAWOP) provided that applicants shall also satisfy the additional conditions stated below.
 - 2a. An applicant for Society Member status may be (a) an Associate or Member of APA or a member of APS, CPA or EAWOP applying for Society Member status, or (b) a Society Associate applying for Society Member status.
 - 2b. The minimum standard for election to Society Member status shall be the receipt of the doctoral degree based in part upon a psychological dissertation conferred by a graduate school that is regionally accredited, or that has achieved such accreditation within five years of the year the doctoral degree was granted, or one of equivalent standing outside the United States.
 - 2c. Candidates for Society Member status shall be engaged in study or professional activities, as demonstrated by research, teaching, and/or practice, which are related to the purpose of the Society as stated in Article I, Section 2. Such activities may be performed in a variety of settings, such as private business or industry, educational institution, consulting firm, government agency, public service, foundation, or self-employment.
 - 2d. Society Members shall be entitled to the rights and privileges of the Society without restriction. The designation "Society Member" as used in these Bylaws shall be deemed to include Society Fellows, except where there is an express provision to the contrary.
3. Society Fellows shall be distinguished industrial and organizational psychologists who have made an unusual and outstanding contribution to the field.
 - 3a. As evidence of having made an unusual and outstanding contribution to industrial and organizational psychology, a candidate for Society Fellow status must have done work that is widely recognized and accepted by other members of the Society as having advanced their own thinking and practice. In order for

- this impact to have occurred, it is generally expected that he or she will have generated new knowledge, formulations, of programs that contribute to theory, methods, or practices relevant to industrial and organizational psychology, and that these contributions will have been set forth in publications generally available to the profession or otherwise widely communicated through means such as participation in the programs and meetings of professional groups or associations.
- 3b. Society Fellows shall at the time of their election to Society Fellow status have been Society Members or Society International Affiliates for no less than two years.
 - 3c. Society Fellows shall be entitled to the rights and privileges of the Society without restriction.
 4. Society Associates shall be Associates of APA or Members of APS, CPA, or EAWOP who do not meet the requirements for Society Member status as stated in Article I, Section 2, but who do satisfy the conditions stated below.
 - 4a. Society Associates shall be presently engaged primarily in professional or graduate work related to the purpose of the Society as stated in Article I, Section 2.
 - 4b. The minimum standard for selection to Society Associate status shall be (a) completion of at least two years of graduate work in Psychology in a regionally accredited graduate school or (b) the Masters degree in psychology from a regionally accredited graduate school plus professional activities as described in Article II, Section 2.
 - 4c. Society Associates may not vote or hold office in the Society but are entitled to all rights and privileges of the Society not specifically denied them by these Bylaws.
 5. Society International Affiliates shall be those who reside in other than the U.S. and who otherwise meet the criteria for Society Member or Society Associate status with the exception that membership in APA, APS, CPA or EAWOP is not required. Society Student Affiliates shall be students presently engaged in formal study related to the purpose of the Society as stated in Article I, Section 2e.
 - 5a. Society Affiliates shall not have voting privileges accorded to Society Members, but they are invited to participate in the Society's program of activities.
 - 5b. Dues, if any, to be paid by Society Affiliates will be determined by vote of the Executive Board.
 - 5c. If dues are required of Society Affiliates, nonpayment of dues shall be considered equivalent to resignation of Society Affiliate status.
 - 5d. To be eligible for Fellow status, Society International Affiliates shall have met all criteria for Society Member status with the exception that membership in APA, APS, CPA or EAWOP is not required.
 6. The Membership Committee of the Society will review applications and make recommendations for Society Member, Society Associate, and Society International Affiliate status in the Society. Applicants will be notified of the decision in a timely manner.
 - 6a. Rejected applicants may resubmit their application with additional supporting information.
 - 6b. Society Associates who meet the standards for Society Member status will be so advanced upon application to and recommendation by the Membership Committee.
 7. The Fellowship Committee of the Society will review the qualifications of all persons nominated for Society Fellow status. A Society Member or Society International Affiliate may be nominated for Society Fellow status by either a Society Member or a Society Fellow. He or she must be sponsored by three Society Fellows. The nominator may be one of the sponsors if he or she is a Society Fellow. Candidates for Fellow status in APA, APS, CPA or EAWOP through this Society must also comply with the procedures prescribed for new Fellows by the organization to which the nomination is being made.
 - 7a. The Fellowship Committee will submit recommendations to the Executive Board; the Executive Board will act upon the recommendations of the Fellowship Committee and will approve candidates.
 - 7b. Approved candidates seeking fellow status in APA, APS, CPA or EAWOP will be recommended by the Society to the intended organization for final approval.
 - 7c. If a nominee for Society Fellow status is not approved by the Executive Board, or if a candidate for APA, APS, CPA or EAWOP fellowship is not approved by the organization to which the nomination is submitted, the Chair of the Fellowship Committee notifies the nominator.
 8. All elections to membership are validated by payment of dues upon presentation of the dues bill and by satisfying any other regulations established by the membership of the Society.
 9. A Society Fellow, Society Member, or Society Associate may be dropped from membership for conduct which tends to injure the Society, or to affect adversely its reputation, or which is contrary to or destructive of its purpose.

- 9a. Action to drop membership requires a two-thirds vote, taken by secret ballot, of the membership present and voting at a scheduled business meeting of the Society. Such vote shall be taken only upon recommendation of the Committee on Professional Affairs or a special committee of three to be appointed by the President with the advice and consent of the Executive Board to investigate the particular case.
- 9b. The Committee's recommendation shall be submitted only (a) after it has accumulated the relevant facts and has given the accused individual an opportunity to answer the charges against him or her both in writing and by appearing in person before the Committee, and (b) after the committee recommendations have been reviewed and approved by a majority vote, taken by secret ballot, of the Executive Board of the Society.

ARTICLE III: OFFICERS

1. The officers of this organization shall be: a President, a President-Elect, the immediate Past-President, a Financial Officer/Secretary, and eight elected members of the Executive Board, together with the Division Representatives the APA Council of Representatives provided by the APA Bylaws.
2. The Division Representatives to the APA Council of Representatives shall be elected according to the Bylaws and regulations of APA.
3. It shall be the duty of the President to preside at all meetings of the Society, to act as chair of the Executive Board and as a member of the Long Range Planning Committee, to exercise general supervision over the affairs of the Society, and to be an ex-officio member of all committees.
4. It shall be the duty of the President-Elect to serve on the Executive Board and the Long Range Planning Committee, to preside in the absence of the President, to chair the Election Committee, and to carry out such other duties as may be delegated to him or her by the President.
5. Each of the eight elected members of the Executive Board, as well as the officer elected to the position of Financial Officer/Secretary, shall perform such duties as specified in these bylaws or in the SIOP Administrative Manual.
6. It shall be the duty of the Financial Officer/Secretary to have custody of all Society funds, collect dues, authorize disbursements, maintain financial records, prepare financial statements, and do financial planning in conjunction with the Long Range Planning Committee. The Financial Officer/Secretary shall also serve as the Secretary of the corporation and also as the officially designated Secretary of Division 14 of the American Psychological Association, and will be

responsible for carrying out all official functions associated with those roles. He or she shall serve as a member of the Executive Board and the Long Range Planning Committee.

7. The APA Division Representatives shall perform the duties outlined in the APA Bylaws. They shall also serve as members of the Executive Board.
8. In the absence of any APA Division Representative at a meeting of the APA Council of Representatives, the President is authorized to appoint such alternates as may be permitted by APA.

ARTICLE IV: EXECUTIVE BOARD

1. There shall be an Executive Board of the Society, consisting of the President, the President-Elect, the immediate Past-President, a Financial Officer/Secretary, and eight elected members, together with the Division Representatives to the APA Council of Representatives approved by the APA Bylaws.
2. The Executive Board shall have general supervision over the affairs of the Society. It may use mail ballots whenever it is deemed appropriate in matters affecting Society policy. It shall meet at least once a year, and shall make a full report to the membership at the time of each scheduled business meeting.
3. During the intervals between Executive Board meetings, an Emergency Action Subcommittee of the Executive Board shall be empowered to take action on behalf of the Executive Board when, in the President's judgment, time does not permit contacting all members of the Executive Board before an action is needed. The Emergency Action Subcommittee shall consist of the following six or seven members of the Executive Board: President, Immediate Past-President, President-Elect, the Financial Officer/Secretary, and the three senior elected members (which in some years could include the Financial Officer/Secretary). Depending on the staggered terms of the Financial Officer/Secretary and elected members, every third year there will be two senior elected members on the Emergency Action Subcommittee (those serving in their third year on the Executive Board). Actions of this group require a unanimous vote. Any actions taken by this Emergency Action Subcommittee shall be reported in full by the President at the next scheduled meeting of the full Executive Board.
4. The Executive Board and Emergency Action Subcommittee may transact business by electronic media by voting on any proposal mailed or e-mailed by the President or from the Administrative Office with the approval of the President. Thirty (30) days from the mailing or e-mailing shall be allotted for the return of the vote thereon to the Administrative Office.

The voting shall be deemed closed at the end of the 30-day period or when all members have returned their vote. Any proposal not receiving a majority affirmative vote, or 2/3rds majority when required, at the end of the 30-day period shall be deemed lost.

5. Wherever in these Bylaws the term “Executive Board” is used, it shall be construed to mean and be equivalent to “Board of Directors” and wherever the terms “Executive Board Member” or “Member of the Executive Board” or the like are used, they shall be construed to mean and be equivalent to “Director.”

ARTICLE V: NOMINATIONS AND ELECTION

1. The Election Committee (see Article VII, Sections 1 and 5) shall conduct and supervise all elections of the Society. The officers and members of the Executive Board shall be elected by the members of the Society.
2. The Election Committee, using the facilities of the Administrative Office, shall mail a call for nominations each year. The date when the election ballot is printed and prepared for mailing shall establish the Society’s annual election date. The nomination ballot shall provide spaces for at least three names for each office to be filled. The following will govern the call for nominations:

2a. Schedule of terms of office:

President-Elect: to serve a term of one year, as President for the subsequent year, and as immediate Past-President the following year.

Representatives to APA Council: to serve staggered terms of three years, or in accord with any rules set forth by the APA Bylaws governing their term of office. In the event that apportionment ballots would result in an unusual number of Representatives with identical terms, the Executive Board will adjust the length of the term for one or more seats being contested at that time.

Executive Board Members (including the Financial Officer/Secretary): to serve staggered terms of three years. Either three new Executive Board Members or two new Executive Board Members and the Financial/Officer/Secretary will be elected each year.

2b. Eligibility for office:

For President-Elect and for Members of the Executive Board (including the Financial Officer/Secretary), any Society Fellow or Society Member.

For Division Representative to the APA Council, any Society Fellow or Society Member who is also a Fellow or Member of APA.

3. The Election Committee chair shall prepare a ballot for all offices for which terms expire each year.
- 3a. The Election Committee of the Society shall count the nominating ballots and certify to the Administrative Office a list of names of persons who are nominated for each office, plus any persons nominated under Section 3, paragraph b, below. The ballot shall include at least three and no more than five Society Members nominated nominees for the office of Society President-Elect, and Financial Officer/Secretary, at least two and no more than five Society Members nominated candidates for each vacancy on the Executive Board, and at least two and no more than three nominees for each APA Division Representative to be elected.
- 3b. At its direction, in order to promote better representation as to geographic location, sex, institutional affiliation, age, etc., of the officers of the Society, the Election Committee may place one additional name on the ballot for each office for which election is being held, without reference to the results of the nominating balloting, provided the consent of the individual has been obtained.
- 3c. Before placing a nominee on the ballot the Administrative Office shall secure in writing a statement that the nominee is willing to be a candidate for the office.
4. The Society may conduct its nominations and elections, other than APA Division Representatives, through the facilities selected by the Executive Board.
5. The Election Committee shall send its list of nominees for APA Division Representative(s) to the Executive Officer of APA before the date specified by APA.
6. All elections shall be by a preferential voting system, according to the procedures established by the Executive Board.
7. The Election Committee shall file a report with the Executive Board and shall report the names of those elected to the membership at the next scheduled business meeting of the Society.
8. Officers shall assume office on the first day following the close of the Society’s business meeting held during the Society’s annual conference at which their election was reported, except in the case of APA Division Representatives who will assume office on the first day following the close of the APA Council of Representatives meeting at which their election was reported.
9. In the event that the number of APA Division Representatives is reduced in accordance with APA Bylaws, the recall of Division Representatives will be accomplished by employing the following rules in sequence:
 - 9a. Failure to nominate to fill expiring term(s).

- 9b. Equalization of representation by length of term remaining; i.e., if two or more representatives have the same terms remaining, the appropriate number of representatives would be recalled by lot conducted by the Election Committee Chair.
10. In the event that an individual elected to the position of President-Elect, Secretary, Financial Officer, or Executive Board Member is unable to assume office, then the election ballots for the affected position would be tabulated as if the individual unable to assume the elected office was not on the ballot. The newly elected individual would serve a term of office as determined by Bylaws Article V Section 13 or 17.
11. In the event that an individual elected to an APA Council position is unable to assume office, the election ballots for the Council representative position would be tabulated as if the individual unable to serve was not on the ballot. This procedure would be in accord with APA Rule (1994) 110-5.5. The newly elected individual would serve the full term of office.
12. In the event that a President in succession to serve as Past-President is unable to assume office, then the preceding Past-President would be asked to serve the unexpired term. If unable to do so, the next preceding Past-President would be asked to serve, and if unable to do so the process would continue until the most immediate Past-President able to serve was identified and assumed the office for the unexpired term.
13. In the event the position of President-Elect is vacant prior to the Society's annual election date, the election process would be modified and possibly extended in time if necessary to include two positions, President and President-Elect, on the ballot for the upcoming election year. The unexpired term of the President-Elect position only would be filled by the individual receiving the next largest number of votes (as certified by the Society's Election Committee) in the most recently completed election. The new President-Elect would not necessarily assume the position of President, but would be subject to the outcomes of the Society's election process. The individual assuming the position of President-Elect would have his/her name placed on the ballot for the position of President along with others nominated during the Call for Nominations in accord with the Society's Administrative Manual (Section III F3).

If the President-Elect position vacancy occurs after the Society's annual election date, then the individual receiving the next largest number of votes (as certified by the Society's Election Committee) in the most recently completed election would assume the position of President-Elect. Furthermore, that person would continue into the positions of President and Past-President.

14. In the event the position of President is vacant, then in

accord with the Society's Administrative Manual (II B), the President-Elect would assume the duties of the President for the balance of the unexpired term. If the vacancy occurs prior to the Society's annual election date, the Society's regular election process would be modified to include two positions for the upcoming election year: President and President-Elect. The President-Elect would complete the unexpired term of the President and then move to the position of Past-President. If the vacancy occurred after the Society's annual election date, the President-Elect would assume the duties of the President for the unexpired term and then would continue as President as duly elected. Because this would create a vacancy for the position of Past-President (for the time period in which the individual unable to serve as President would have served as Past-President), the current Past-President would be asked to serve a second term. If unable to do so, the next preceding Past-President would be asked to serve. The process would continue until the vacancy was filled with the most recent Past-President able to serve in that position.

15. In the event the position of Past-President is vacant and regardless of when the unexpired term occurs, the most immediate Past-President would be asked to complete the balance of the term of office. If unable to do so, the next preceding Past-President would be asked to serve. The process would continue until the vacancy was filled with the most recent Past-President able to serve in that position for the balance of the term.
16. In the event an APA Council Representative position becomes vacant, then the guidelines set forth by APA Rule 110-5.5 would be followed. If the individual is unable to complete a term and there is only one meeting remaining to complete his or her term, the Executive Board would appoint an individual qualified to fill the vacancy. Otherwise, a new Representative would be elected with all deliberate speed, and an interim appointment of a qualified individual would be made by the Executive Board.
17. In the event the position of Member of the Executive Board becomes vacant at any time during the term of office, that vacancy would be filled by the individual receiving the next largest number of votes (as certified by the Society's Election Committee) in the most recent election for the position in question, and that person would serve the balance of the unexpired term. If there were less than eighteen months remaining to the term of office for the vacated position, then nothing would preclude the individual assuming the vacant position from having his/her name placed on the ballot to complete a full term of office if so nominated during any subsequent Call for Nominations held by the Society. Prospective nominees who have served 18 months or more of an unexpired term in the position of Member of the Executive Board are not eligible to be nominated or elected to complete a full term of office

for the aforementioned position. If the vacancy occurs after the Society's annual election date in the last year of a three-year term, then the Executive Board would appoint a qualified individual to assume the vacant position. This individual could serve in the position again if so nominated and elected.

ARTICLE VI: MEETINGS

1. A business meeting of the Society may take place in conjunction with the Society's annual conference. Additional meetings may be scheduled at a time and location designated by the Executive Board.
2. A quorum for the transaction of business shall consist of not fewer than one tenth of the voting Members of the Society.
3. On all matters calling for action by the membership of the Society, each Society Member shall have one vote, and no voting by proxy shall be allowed. Associate Members may not vote, as provided by Article II, Section 4.
4. Business meetings shall be conducted according to Kesey's rules of order.

ARTICLE VII: COMMITTEES

1. The standing committees of the Society shall consist of the following: Fellowship, Membership, Election, Program, Program-APA, Program-APS, Scientific Affairs, Professional Practice, Education and Training, *The Industrial-Organizational Psychologist* (TIP), Workshops, Long Range Planning, State Affairs, Awards, Organizational Frontiers Series, Professional Practice Series, Society Conference, Historian, Ethnic Minority Affairs, Placement and APA/APS relations. In addition, ad hoc committees may be established by vote of the Society Members or by the Executive Board to perform tasks of a brief or temporary nature.
2. Standing Committees shall be composed of three or more Society Members appointed by the President, with the advice and consent of the Executive Board. The President will appoint the Chair unless otherwise provided in the Bylaws.
3. The Fellowship Committee shall carry out the functions described in Article II relating to Society Fellows. Members of the Fellowship Committee must be Society Fellows.
4. The Membership Committee shall carry out the functions described in Article II relating to Society Members and Society Associates.
5. The Election Committee shall carry out the functions described in Article V. The Election Committee shall consist of the immediate Past-President, the President,

and the President-Elect, who will serve as Chair.

6. The Program Committee shall prepare the programs of the annual Society conference. The Program Committee shall seek the advice of standing committees and of the membership in planning programs.
7. The Committee on Scientific Affairs shall be concerned with all aspects of industrial and organizational psychology as a science. Its activities shall be designed to encourage, promote, and facilitate greater contributions of a scientific and technical nature by Society Members.
8. The Committee on Professional Practice shall promote the interests of the Society and its members by concerning itself with matters of professional practice and by developing relationships with other professional groups, business and government leaders, and the public in general in order to advance the professional practice of industrial and organizational psychology. Specifically, the Committee on Professional Practice shall concern itself with gathering information and responding to issues that could impact the professional practice of industrial and organizational psychology. In addition, the Committee shall concern itself with promoting the efforts and activities of the Society and its members as they relate to the advancement of the professional practice of industrial and organizational psychology.
9. The Education and Training Committee shall (a) monitor the state of graduate education in Industrial and Organizational Psychology, (b) encourage and promote the development of the scientific and practitioner skills of the Society's prospective members, (c) prepare and periodically revise the Guidelines for Education of Industrial and Organizational Psychology Doctoral Students, (d) contribute to and collaborate with Education and Training Boards of other professional societies (e.g., APA, APS, CPA, EAWOP) in matters related to the function of the committee.
10. The Newsletter Committee shall prepare, under the direction of the Newsletter Editor, for publication and distribution to the membership, the official newsletter of the Society, *The Industrial-Organizational Psychologist*.
11. The Continuing Education and Workshop Committee shall (a) encourage and promote improvements of the scientific and professional skills of Society's members, (b) evaluate training needs of the members, (c) prepare and conduct an Annual Workshop in Industrial and Organizational Psychology in conjunction with the Society's annual conference and at such other times and locations as the Executive Board may approve (e.g., at the APA convention), (d) take action to approve or disapprove applications to the Society to certify continuing education (CE) programs in Industrial and Organizational Psychology, and (e) carry out

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- all functions necessary to remain an approved sponsor of CE activities.
12. The Committee on Long Range Planning shall review the affairs of the society including the current strategic plan and make recommendations to the Society Members concerning ways and means by which the Society's purpose given in Article I can be met. The President-Elect, the Past-President, the President, the Financial Officer/Secretary, and three senior members of the Executive Board shall be its members (except in one of every three years when there are only two senior members in their third year of service). The President shall designate one of the three senior members of the Executive Board as the chair of the Committee on Long Range Planning.
 13. The Committee on State Affairs shall promote the interests of the Society and its membership by concerning itself with matters affecting the practice of psychology as governed by state laws and licensing boards, and as influenced by state psychological associations.
 14. The Frontiers Series Committee shall be responsible for producing a series of volumes on scientific developments in Industrial and Organizational Psychology.
 15. The Awards Committee shall be responsible for administering awards, prizes, and other forms of recognition approved by the Executive Board. The Awards Committee shall propose nominees for Society awards, and awards of other relevant professional societies (e.g., APA, APS, CPA, EAWOP).
 16. The Society Conference Committee shall be responsible for organizing an annual conference, making arrangements, registering participants, and carrying out the program and related events. The Committee Chair and the President will appoint subcommittees for local arrangements and for registration; at least one member from the Society's Program Committee and the Continuing Education and Workshop Committee will serve on the Society Conference Committee.
 17. The Practice Series Committee shall be responsible for producing a series of volumes on practice issues in Industrial and Organizational Psychology.
 18. The Historian shall be responsible for the maintenance of the Society archives and conducting such activities as are necessary to capture, document and/or preserve the record of Society business transactions, activities, functions, and events.
 19. The Foundation Committee shall be responsible for fundraising activities to support the scientific, professional, and educational activities of SIOP. The membership criteria and terms of office of the chair and members of the committee are specified in the Code of Regulations of the Society for Industrial and Organizational Psychology Foundation.
 20. The Committee on Ethnic Minority Affairs shall have general concern for those aspects of I-O psychology which concern ethnic minorities (Native American/Alaskan Native, Asian/Pacific American, African/Caribbean American, and Latino Hispanic/American). The Committee shall have responsibility for increasing scientific understanding of those aspects of I-O psychology that pertain to culture and ethnicity; increasing educational, training, job and career opportunities for ethnic minority persons in I-O psychology, and promoting the development of culturally sensitive models for the delivery of services in I-O psychology. The Committee shall also be concerned with maintaining appropriate advocacy, communication, liaison, and clearinghouse functions involving ethnic minority I-O psychologists, students, and organizations.
 21. APA/APS Relations Committee: The Committee on APA/APS Relations emphasizes collaborations with the American Psychological Association and Association for Psychological Science on issues and initiatives in support of mutual goals and interests. There are two subcommittees of this committee. The APA Program Subcommittee is responsible for developing SIOP's program for the annual APA Convention. The APS Program Subcommittee is responsible for developing SIOP's program for the annual APS Convention. These subcommittees have two responsibilities: a) developing program proposals and/or soliciting proposals from others; and b) reviewing and evaluating proposals submitted to SIOP. The committee as a whole coordinates with the SIOP president to identify candidates for nomination to APA and APS governance groups. Members of this committee monitor APA/APS policy and projects that influence the practice or research of I-O psychologists. The committee is comprised of the president and president-elect, SIOP representatives to the APA Council, members who have experience with the APA or APS governing bodies, and the chairpersons of the APA and APS subcommittees.
 22. The Placement Committee shall have responsibility for development, monitoring, and general oversight of the job and internship placement activities of the Society. These include placement services provided at the annual conference as well as placement services provided throughout the year.
 23. The authorization or reauthorization for each standing committee of the Society for Industrial and Organizational Psychology (with the exception of the Long Range Planning Committee) will be for a maximum period of five years. Continuation of a standing committee after five years will require reauthorization by a

majority vote of the Executive Board. If the continuation of a committee is not authorized, a change in the Bylaws to reflect this decision will require a majority vote of the Executive Board.

24. The authorization or reauthorization for each Ad Hoc committee of the Society for Industrial and Organizational Psychology will be for a maximum period of two years. Continuation of an Ad Hoc committee after two years will require reauthorization by a majority vote of the Executive Board.

ARTICLE VIII: DUES

1. Annual dues for membership in APA shall be those established by APA, a portion of which is disbursed to the Society on behalf of those Society Members who are also members of APA.
2. Dues for Society membership will be recommended by the Executive Board and shall be decided by a majority vote of the Executive Board. All dues increases shall be announced to the membership by February 1 and members will have at least 60 days to provide input to the Executive Board before a final vote on the dues is taken at the spring meeting of the Executive Board. If the Executive Board recommends a change in dues that exceeds 15%, then a majority vote of the membership at a scheduled meeting of the society or via a mailing to the membership is required to approve such a change in dues.
3. Non-payment of the Society's dues for one year constitutes resignation from the Society.

ARTICLE IX: AMENDMENTS

1. The Society, by vote of two-thirds of the Society Members present at a scheduled business meeting of the Society, or by a majority vote of the Society Members voting on a mail or electronic ballot, may adopt such amendments to these Bylaws as have been (a) read at the preceding Society business meeting, or (b) mailed to the last known post office address of each Society Member at least two months prior to vote, or (c) published in "The Industrial-Organizational Psychologist" at least two months prior to the vote, or (d) e-mailed to the last known e-mail address of each Society Member at least 30 days prior to the vote by the Administrative Office with the approval of the President.
2. In the case of an electronic ballot, the voting shall be deemed closed 30 days after the first day the ballot was open for voting. Any proposed amendment not receiving a majority affirmative vote of the voting members at the end of the 30-day period shall be deemed lost.

ARTICLE X: VOTING UPON SHARES OF OTHER CORPORATIONS

Unless otherwise voted by the Executive Board, the President shall have full power and authority on behalf of the Society to vote either in person or by proxy at any meeting of shareholders of any corporation in which this Society may hold shares, and at any such meeting may possess and exercise all of the rights and powers incident to the ownership of such shares which, as the owner thereof, this Society might have possessed and exercised if present. The Executive Board may confer like powers on any other person and may revoke any such powers as granted at its pleasure.

ARTICLE XI: FISCAL YEAR

The fiscal year of the Society shall end on June 30.

ARTICLE XII: PROHIBITION AGAINST SHARING IN SOCIETY EARNINGS

1. No Society Member or officer or person connected with the Society, or any other private individual shall receive at any time any of the net earnings or pecuniary profit from the operations of the Society, provided that this shall not prevent payment to any such person of such reasonable compensation for services rendered to or for the Society in effecting any of its purposes as shall be fixed by the Executive Board; and no such person or persons shall be entitled to share in the distribution of any of the corporate assets upon the dissolution of the Society. All Society Members shall be deemed to have expressly consented and agreed that upon such dissolution or winding up of the affairs of the Society, whether voluntary or involuntary, the assets of the Society, after all debts have been satisfied, then remaining in the hands of the Executive Board shall be distributed, transferred, conveyed, delivered and paid over in such amounts as the Executive Board may determine or may be determined by a court of competent jurisdiction upon application of the Executive Board, exclusively to an organization organized and operated exclusively for scientific and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954, as amended.
2. Notwithstanding any other provisions of these Bylaws, no Society Member, officer, employee, or representative of this Society shall take any action or carry on any activity by or on behalf of this Society not permitted to be taken or carried on by an organization exempt under Section 501(c)(6) of the Internal Revenue Code of 1954, as amended, or as they may hereafter be amended, or by an organization contributions to which are deductible under Section 170(c)(2) of such Code as they now exist or as they may hereafter be amended.

ARTICLE XIII: INVESTMENTS

The Society shall have the right to retain all or any part of any securities or property acquired by it in whatever manner, and or reinvest any funds held by it, according to the judgment of the Executive Board, without being restricted for class of investments which a trustee is or may hereafter be permitted by law to make or any similar restriction, provided, however, that no action shall be taken by or on behalf of the Society if such action is a prohibited transaction or results in the denial of the tax exemption under Sections 503 or 507 of the Internal Revenue Code of 1954, as amended, or as it may hereafter be amended.

ARTICLE XIV: SEAL

The seal of the Society shall be circular in form, bearing its name, the words District of Columbia, and the year of its incorporation. The Administrative Office shall have custody of the seal and may affix it (as may any other officer if authorized by the Executive Board) to any instrument requiring the Society seal.