BYLAWS OF THE AMERICAN ASSOCIATION OF DENTAL BOARDS

PREAMBLE

We, the members of the American Association of Dental Boards, in conformity with the Charter granted September 10th, 1883, at Washington, D.C., and renewed in 1944, and in order to encourage the highest standards of dental education, and to promote a higher and more uniform standard of qualifications for dental practitioners and uniformity of methods in the conduct, operation and workings of the dental examining boards, and uniformity in the legislation in the several states, do ordain and establish these Bylaws, for the government of the American Association of Dental Boards.

Section 1 – Name

The name of this organization the American Association of Dental Boards, Henceforth, the American Association of Dental Boards shall be 'trademark' named FEDERATION OF STATE DENTAL BOARDS, hereinafter referred to as "the Federation" or "this Federation."

Section 2 - Incorporation and Office Location

The AADB is incorporated as a non-profit organization in Washington, D.C. The registered office of this Association shall be known as the Central Office and shall be located in such city as shall be determined by the Board of Directors. Branch offices of this Association may be established in such localities and at such times as are deemed necessary by the Board of Directors.

Section 3 - Definition of Terms

In these Bylaws, terms within the dental professional regulatory community are defined as follows:

"Agency": a licensing jurisdiction: a state, a territory, or the District of Columbia of the United States of America which is given jurisdiction over the regulation of business activities within its borders including the authority for licensing, registering and regulating the professional conduct of dentists, dental hygienists, and other dental personnel. The term "agency" is also meant to include any entity outside of the United States of America which has similar authority for licensure and regulation and which may contract with the AADB for consultation services or for other purposes.

"Affiliate": Association or Organization Supporting or Promoting AADB and its Mission, as an example, (and not limited to) – Testing agencies, Licensing agencies, State Dental Associations, State Hygiene associations, dental specialties recognized by NCDSCB (National Commission Recognition Dental Specialties and Certifying Boards), etc. Not eligible for 'Affiliate' membership are 'sole for profit' organizations, management organizations, and organizations not involved with licensing, regulation, nor certifications (see Individual Membership 5.5).

"Dental Board": any collective body of dentists and others, such as public members or other dental personnel, which serves as the licensing and regulatory authority for dental personnel within a licensing jurisdiction. These collective bodies of dentists and others are variously referred to as boards of dentistry, boards of dental hygiene, boards of dental examiners, or by other designations by licensing jurisdictions, and the term "dental board" encompasses these various designations.

"Member-Governed Organization": an organization in which the members have the ultimate authority over the

operation of the organization. A member-governed organization is one that holds regular annual meetings of its members, has its activities governed by the membership through an elected Board of Directors, and has delegated certain powers to its Board of Directors.

"Dental Board Member": a dentist, a dental hygienist, or public member who has been appointed or elected to serve on a licensure or regulatory body empowered to regulate the dental profession within a licensing jurisdiction.

Section 4 - Objectives

The AADB supports America's State Dental Boards in their duty to protect the public through licensing, disciplining, and regulating Dentists, Hygienists, and other auxiliary personnel in Dentistry. To further these goals, AADB shall:

- A. Promote and provide a forum for training, communications, and collaboration among all Dental Boards and Dental Board Members, Dental Board Administrators, Staffs, Dental Board Attorneys, and Dental Board Investigators.
- B. Promote continuing education, re-education, and remediation of dentists, hygienists, and the auxiliary groups who have as their purpose, optimum oral health and welfare of the public.
- C. Assist Dental Boards and Agencies in continually improving methods of testing and evaluating candidates for licensure, and re-licensure ensuring the quality of oral health care standards will be constantly and uniformly raised through services such as the Accredited Continuing Education (ACE) program.
- D. Encourage further study in research, dental school accreditation, specialty recognition accreditation, and discussion of the needs and problems of dental education and licensure.
- E. Provide information on regulatory best practices, innovative ideas, and other resources to Dental Boards and Legislators in amending, revising, and enforcing the dental practice acts of each state in the interest of the public welfare.
- F. Strengthen Dental Boards by providing advocacy, education to other organizations, and governmental entities seeking information regarding key and critical issues in Dentistry.
- G. Initiate and develop programs and projects to enhance the efficiency and effectiveness of Dental Boards in organizing, monitoring, and discipline management of licensening, regulations, and certifications.

Section 5 – Membership

Section 5.1: The AADB shall be a Member-Governed organization in accordance with Section 29-401.50 of the District of Columbia Official Code.

Section 5.2: Application for membership shall be submitted to AADB for consideration and approval by a majority vote of the Board of Directors.

Member categories are:

- 1. Current Dental Board Members.
- 2. Past Dental Board Members.
- 3. Life Members.
- 4. Current and Past State Dental Board Executive Director or Administrator members.
- 5. Current and Past State Dental Board Investigators or Supervisory Staff members.

102 103 104 105 106 107 108 109 110 111 112	 Current and Past Attorneys Representing State Dental Board members. Affiliate - Individual members or participating agencies, associations, and organizations that support or provide service to the American Association of Dental Boards. Affiliate - Individual Life Members. Juristictional Dental Board as a Member Section 5.3: Any individual member (listed above 5.2) may be appointed to serve on a committee within the AADB. Current individual Dental Board Members, Past Dental Board Members, Life Members, Dental Board Administrator Members, Dental Board Attorney Members, and Dental Board Investigator Members may participate in AADB business meetings, general assembly votes, and hold office as a Board of Director.
113 114 115 116	Section 5.4: 1. A Member or Life Member is a person who serves or has served on or is an administrator or board attorney of an Agency and chooses to participate in and pays dues to this Association. They may vote and hold office. 2. A Member may become a Life Member of this Association if the person fulfills one of the following:
117	A. The person has served as President of this Association.
118 119 120 121	B. The person has maintained membership in this Association as a Member for at least ten consecutive years immediately before applying for Life Membership and has reached the age of 70.
122 123 124 125	C. The person has maintained membership in this Association as a Member for at least six consecutive years and has paid a fee that the Board of Directors shall have the authority to set consistent with the fiscal health of the Association.
126 127	Section 5.5: An Affiliate Member is a person or organization who fulfills one of the following:
128 129 130 131 132	A. The person is an examiner on behalf of dental boards such as a proctor, monitor, consultant examiner, or auxiliary, is an examiner for a specialty board recognized by the National Commission on Recognition of Dental Specialties and Certifying Boards or other comparable organizations, or is employed as an administrator by an Affiliate Agency and who does not qualify for membership in this Association as a Member.
133 134 135 136	B. The person is employed as an administrator or psychometrician by an Agency, a regional organization comprised of two or more Agencies, or an allied dental organization or testing agency.
130 137 138 139 140	C. The person is an educator serving as a full or part-time faculty member of a school or program accredited by the Commission on Dental Accreditation and who does not qualify for membership in this Association as a Member.
140 141 142 143 144	D. The person is recognized as an honorary member of this Association by a vote of the membership for having performed meritorious service to this Association or to dentistry. The Board of Directors may nominate a person to this membership for any felicitous reason.
144 145 146 147	E. The person is recognized as a disabled/retired member of this Association and who has maintained membership in the Association as a Member for at least ten consecutive years and has retired due to physical disability.
148 149	F. Organizations/agencies involved with licensing, testing, certifying, and the mission of AADB that do not qualify as a member (See Section 3).

- An Affiliate Member may become an Affiliate Life Member of this Association if the person fulfills one of the following:
 - A. The person has maintained membership in this Association in some combination of membership categories for at least ten (10) consecutive years and has reached the age of 70.
 - B. The person has maintained some combination of membership categories for at least six consecutive years and has paid a fee that the Board of Directors shall have the authority to set consistent with the fiscal health of the Association.

Section 5.6: Membership Applications and Membership Changes Applications for all classes of membership in
 this Association shall be submitted to the Membership Committee. Questions regarding membership guidelines
 should be submitted to Membership Committee. Following approval by the Board of Directors and in accordance
 with the adopted policies of this Association, the report of Membership shall be presented to the General
 Assembly.

Section 5.7: Removal

- A. The Board of Directors, by majority vote of the members present and voting, may remove from membership any Member, Agency, or other member delinquent in payment of dues by more than 60 days after being notified at their last known address either by email, text or regular mail. If a Member, Agency, or other member is delinquent in the payment of dues by more than 90 days, those Members, Agency, or Affiliate Members for whom the dues were not remitted will cease to be members of this Association.
- B. The General Assembly, by affirmative vote of two-thirds of the Members and Life Members present and voting, after appropriate notice and hearing, may suspend or expel any member for cause, including but not limited to the following:
 - 1. Violation of any provision of the Code of Ethics.
 - 2. Suspension, revocation, or other termination of a license.
 - 3. Any act or conduct which may cause disrespect for or lack of public confidence in the dental profession or dental board.
 - 4. Any member who no longer serves on or is an administrator or board attorney of an Agency and is in a position consulting or defending clients against a board.
 - 5. Violation of any provision of these Bylaws or any rule, regulation, or order adopted pursuant to these Bylaws.
- 187 C. Notification: An individual who has been suspended for a period or removed "for cause" as stated in Section
 188 5.7, B, be notified that a statement setting forth the grounds for removal or suspension shall have been
 189 mailed by registered or certified mail to such member at his last recorded address at least fifteen (15)
 190 calendar days before final action is taken thereon, and which shall be accompanied by a notice of the time
 191 and place of the meeting at which such vote shall take place. The individual shall be given an opportunity to
 192 present a defense at the time and place mentioned in such notice. Notwithstanding the provisions set forth in
 193 this Section, a member shall be terminated, after reasonable notice, for non-payment of dues.
 - D. Removal of a Board of Director from Office: Violations as noted on 5.7(B) for Proposed removal of a member with cause, shall require a 2/3 vote of all present Board of Directors (See Section 10.2).

198 Section 5.8: Agency Participation. Agency participation will be governed by the following rules:

200	A.	Dental Boards who participate in the AADB:
201		
202 203		 Are the founding Dental Boards of AADB or Have made an application to the AADB and have been approved by the Board of Directors by a
203 204		two-thirds vote. Members of the AADB, as defined in the Bylaws, shall be drawn from the
204		Agencies.
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207	B.	Any Affiliate Agency to participate in the AADB shall have made an application to the AADB and have
208	5.	been approved by the Board of Directors by a two-thirds vote.
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210 211	C.	An Agency or Affiliate Agency to be in good standing shall remain current with their dues to this Association.
212 213 214		Section 6 - Membership Privileges
214 215 216	Section	on 6.1: Members and Life Members shall enjoy all rights and privileges of this Association.
217 218 219	inclu	on 6.2: Affiliate Members and Affiliate Life Members shall enjoy all rights and privileges of this Association, ding participation on committees, but excluding the ability to vote with the general assembly, attend AADB ess meetings, and hold office as a Director.
220 221		Section 7 – Governance
222 223	Section	on 7.1: The AADB shall be a Member Governed organization in accordance with Section 29-401.50 of the
223		ct of Columbia Official Code.
225		
226	Section	on 7.2: General Assembly: The Legislative body of the AADB shall be the General Assembly composed of
227	the M	lembers and Life Members with voting privileges that are present at any Annual Meeting or other business
228	meeti	ng.
229	G (*	
230		on 7.3: Board of Directors: The administrative body of this Association shall be the Board of Directors,
231 232		ed to as "the Board," as provided in Section 9 of the Bylaws. The Board of Directors shall be composed of lent, Vice President, Secretary/Treasurer, Dental Hygienist Member, Administrator Member, Public Member,
232		diate Past President, and (2) additional Directors-at-Large.
233	mmc	Anate 1 ast 1 resident, and (2) additional Directors-at-Large.
235		Section 9 Converse Assembly
235 236		Section 8 - General Assembly
230	Section	on 8.1: Composition. The General Assembly of this association shall be composed of Members and Life
238		bers with voting privileges present at any Annual or other business meeting of the Association for which they
239		operly registered.
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241	Section	on 8.2: Powers. The General Assembly shall:
242		
243	А.	Possess the legislative powers of this Association.
244 245	B.	Determine the policies which govern this Association.
246	2.	1 6
247	C.	Have the power to enact, amend and repeal the Bylaws of this Association.
248	Л	Elect Heneren Mansham af this Association
249 250	D.	Elect Honorary Members of this Association.

- 251 E. Approve all memorials and resolutions in the name of this Association. 252
 - sions.

F.	Elect the Board of Directors and AADB representatives on the various councils and commissions.
Secti	on 8.4: Duties. The General Assembly shall:
A.	Elect the officers of the Association.
B.	Elect Association representatives to serve on the ADA Council on Dental Education and Licensure, the Commission on Dental Accreditation, on the Appeals Board of the ADA Commission on Dental Accreditation, and on the ADA Joint Commission on National Dental Examinations.
C.	Receive reports from the Board of Directors on the status of the association including but not limited to; membership, programs and finances, and other reports or studies requested by the General Assembly.
	Section 9 - Board of Directors
Sect	ion 9.1: Composition. The Board of Directors:
A.	The voting membership of the Board of Directors shall consist of a Nine (9) member Board: the President, Vice President, Secretary/Treasurer, Dental Hygienist Member, Administrator Member, Public Member, Immediate Past President, and (2) additional Directors-at-Large.
B.	The Chief Executive Officer serves on the Board of Directors as a non-voting member with a voice and without a vote. By a motion and majority vote, the Chief Executive Office may be excluded from an Executive session of the Board of Directors.
C.	Quorum and voting. A quorum of the Board of Directors shall consist of five of the Board members. Proxy voting is not permitted.
	1. Regular meetings of the Board of Directors shall be held with notice of the date, time, place, or purpose of the meeting; provided, that at the beginning of each one-year period, the Board of Directors may provide a single notice of all regularly scheduled meetings for that year, or for a lesser period, without having to give notice of each meeting individually.
	2. Special meetings of the Board of Directors shall be preceded by at least 2 calendar days notice of the date, time, and place of the meeting. The notice need not describe the purpose of the special meeting.
	3. The President, or three (3) voting members of the Board of Directors then in office, may call and give notice of a meeting of the Board of Directors.
	4. Oral notice of meetings of the Board of Directors is acceptable notice.
	5. The President will only vote at the Board of Directors meetings if there is a need to break a tie.
Secti	on 9.2: Powers. The Board of Directors shall:
A.	Be the administrative body of the Association, vested with full power to conduct all business of the Association, subject to the Bylaws.
B.	Have the power to establish rules and regulations consistent with these Bylaws, to govern its organization,

299		procedures, and conduct.
300 301 302	C.	Have the power to establish ad interim policies when the General Assembly is not in session and when such policies are essential to the management of the Association.
303 304 305	D.	Have the power, through a majority vote and with notification to the President or Chief Executive Officer, to call special meetings of the Board of Directors and General Assembly at the annual meeting.
306 307	Sectio	on 9.3: Duties. The Board of Directors shall:
308 309 310	А.	Provide for the maintenance and supervision of the AADB Office and all property or offices owned or operated by the Association.
311 312 313 314 315	B.	Appoint qualified persons to the office of Chief Executive Officer, determine the extent of their duties, regulate the operation of their office, determine compensation, and have full control of all other matters pertaining to the office.
313 316 317 318 319 320 321	C.	Conduct, annually, an evaluation of the Chief Executive Officer, utilizing an acceptable procedure based upon job specifications established for the position. A committee appointed by the President and confirmed by the Board of Directors shall complete the evaluation of the central office as outlined in the AADB Operations Manual. The Board of Directors shall meet with the Chief Executive Officer to discuss the evaluation.
322 323	D.	Determine the time and place for the convening of the Annual Meeting and any other meetings of the General Assembly.
324 325 326	E.	Determine meeting registration fees for members and non-members of the Association. The Board of Directors may, at its discretion, waive meeting registration fees for invited guests.
327 328 329	F.	Approve the program for meetings of the General Assembly.
330 331	G.	Review applications for membership and approval and report actions to the General Assembly.
332 333	Н.	Render reports of its actions to the Association at each Annual Meeting.
334	I.	Adopt a final budget and report to the General Assembly.
335 336 337 338 339 340	J.	Convene prior to the Annual Meeting of the General Assembly and, as needed, between Annual Meetings. Meetings of the Board of Directors shall be at times and places designated by the President. Such meetings shall be open to members of the Association, and, with the consent of the Board of Directors, any member may be heard on matters under consideration.
341 342	K.	Review reports of representatives and committees before such reports are presented to the General Assembly. The Board of Directors may, at its discretion, comment on any report that it reviews.
343 344 345 346	L.	Call special meetings of the Association at its discretion or upon receipt of a petition from ten or more Member Agencies. A notice containing the purpose for a special meeting, plus location and time, shall be mailed to all members at least thirty (30) calendar days prior to said meeting.
347 348 349	M.	Nominate, to the General Assembly, candidates for Honorary Membership.

350 351	N.	Designate, if able, a member of the Association as the "AADB Citizen of the Year" from nominees recommended by the Award Selection Committee.
352 353 354 355 356	0.	Appoint a Membership Committee to retain current members and recruit new members. It shall develop written material to be sent to all prospective members as well as form letters for responding to frequently asked questions. It shall also maintain contact with each state board's and regional testing agency's appointed AADB liaison person.
357 358 359 360 361	P.	Have the ability to remove any representative to another dental group if they conclude with just cause, that the representative is either unwilling or unable to fulfill the duties and responsibilities expected of that position.
362 363	Q.	Set fees, consistent with the fiscal health of the Association, for membership under Section 5.2.
364 365	R.	Convene a reference committee, as deemed necessary, at meetings of the General Assembly.
366		Section 10 - Emergency Authority
367 368 260	Section	on 10.1: In the event of an Emergency (as defined below) the Board of Directors shall have the authority to:
369 370 371 372	A.	Moddify lines of authority or succession to accommodate the death or incapacity of any Officer, Board member, employee, or agent.
373 374	B.	Relocate the Central Office and support facilities, or designate an alternative Central Office or support facilities, or authorize an Officer to do so.
375 376 377	C.	Take such other action as it deems necessary and prudent to continue the operations of the AADB and protect its assets.
378 379 380 381 382 383 384 385 386 387	hurric procu transp gover foreg the A Direc	on 10.2: An "Emergency" shall include, but not be limited to, an Act of God, fire, earthquake, flood, cane, explosion, the action of the elements, war, act of terrorism, riot, mob violence, sabotage, inability to re or a general shortage of labor, equipment, facilities, materials or supplies in the open market, failure of portation, strike, lockout, action of labor unions, a taking by eminent domain, requisition, laws, orders of nment, national health emergency, or any other unanticipated cause, whether similar or dissimilar to the oing, not within the reasonable control of the AADB and which materially interferes with the operations of ADB. This authority shall include the power to remove any Director, by a 2/3 vote of all the remaining tors, whom the Board deems, in its sole discretion, to be harmful to the good name, reputation, standing, or tions of the AADB.
388 389 390		on 10.3: In the event that the Board of Directors exercises any powers pursuant to this Section, it shall give e to the membership as soon as reasonably practicable of such exercise.
391 392		Section 11 – Elected Officers
393 394 395 396	Vice	on 11.1: Elected Officers. The elected officers of this Association shall be nine (9) in number; the President, President, Secretary/Treasurer, Dental Hygienist Member, Public Member, Administrator Member, ediate Past-President, two (2) Members-at-large each of whom shall be elected as provided in these Bylaws.
397 398	Section	on 11.2: Eligibility. Only Members and Life Members shall be eligible to serve as elected officers.
399 400	Section	on 11.3: Appointed Officers. The appointed officer of this Association shall be the Chief Executive Officer

401 who shall be appointed by the Board of Directors as provided in Section 9.3, B of the Bylaws.

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 403 Section 11.4: Nominations. AADB Officer positions, except Immediate Past President, President, and Vice
 404 President are 'open' to any Members in good standing. Anyone interested in being a candidate on the AADB
 405 Board of Directors shall submit a letter of intent, the position sought, and a CV to Nominating Committee six (6)
 406 weeks prior to the Annual Meeting.
- 408 Nominations for Secretary/Treasurer, Dental Hygiene Member, and Public Member shall be directed to the 409 Nominating Committee. Nominations for the Administrator Member shall come from the American Association of 410 Dental Administrators. The Nominating Committee will provide candidate information to General Assembly prior 411 to Annual Meeting. Additional nominations from the floor shall be accepted for all positions except the Immediate 412 Past President, President and Vice President. During the Annual Meeting, nominations from the floor are "open", 413 that is any member, in good standing, may present for available Officer positions. He/she//other is required to 414 have a nominee and two (2) seconds and submit a CV to the Nominating Committee prior to first AADB business 415 meeting. In addition, a CV must be presented to General Assembly through each of the Caucus Chairs prior to the 416 election. A nominee from the floor for the position of Administrator member, shall be required to be both a 417 member of the American Association of Dental Administrators and the American Association of Dental Boards. 418 Elections shall be held in adherence with the American Association of Dental Boards Operating Manual of the 419 Nominating Committee. Contested elections will allow opposing candidates 3-minute speeches to the assembly 420 and each candidate shall be available in person to geographical caucuses.
- 422 Section 11.5: Elections. The elected officers shall be elected by the General Assembly at the Annual Meeting. If 423 there is more than one nomination for any office, the election shall be by secret ballot. The candidate receiving the 424 majority of the votes shall be declared the elected officer. When more than two candidates have been nominated, a 425 candidate receiving a majority of the ballots cast shall be elected. In the event no candidate receives a majority on 426 the first ballot, the candidate with the fewest votes shall be removed from the ballot and the remaining candidates 427 shall be balloted upon again. This process shall be repeated until one (1) candidate receives a majority of the votes 428 cast.
- 430 Section 11.6: Tenure of Office. The elected officers shall serve for a term of one (1) year or until their successors
 431 are elected and installed. Administrative member, Hygiene member and Public member shall serve a one (1) year
 432 term with two (2) eligible renewals.
- 434 Section 11.7: Officer Installation. All elected officers shall be installed at the close of the Annual Meeting of the
 435 General Assembly whereby their term begins at the conclusion of the Annual Meeting.
- 437 Section 11.8: Vacancy. A. If a vacancy occurs in the unexpired term of an officer, the exception being the
 438 Administrator Member, between Annual Meetings; the President shall request the Nominating Committee to
 439 identify three candidates. The President, with the approval of the Board of Directors, shall select one of the three
 440 candidates to fill vacancy on the Board of Directors. If the office of the President becomes vacant, the Vice
 441 President will serve out the remaining term of the President and their intended term B.
- If vacancy occurs in the unexpired term of the Administrator Member between Annual Meetings, the President shall appoint, after consultation with the President of the American Association of Dental Administrators and with the consent of the Board of Directors, an administrator to serve the unexpired term of the Administrator Member. If a Board of Director is unable to fulfill his or her term and that position is vacated, all remaining members of the Board of Directors will elevate to the next Officer position, and the newly appointed officer will serve as Secretary/Treasurer.
- 450 Section 11.9: Distribution. The Association is divided into four Geographic Caucuses as defined below: Each of

these Caucuses shall elect a chairperson to represent and preside over the Caucus. Each Caucus shall elect from its

452 membership a representative to be a committee member on the Nominating Committee. The Caucus chair is not

453 prohibited from being elected concurrently to serve on the Nominating Committee.

East	West	North	South
Connecticut	Alaska	Illinois	Alabama
Delaware	Arizona	Indiana	Arkansas
District of Columbia	California	Iowa	Florida
Maine	Colorado	Michigan	Georgia
Maryland	Hawaii	Minnesota	Kentucky
Massachusetts	Idaho	Missouri	Louisiana
New Hampshire	Montana	Nebraska	Mississippi
New Jersey	Nevada	North Dakota	North Carolina
New York	New Mexico	Ohio	Puerto Rico
Pennsylvania	Oregon	South Dakota	South Carolina
Rhode Island	Utah	Wisconsin	Tennessee
Vermont	Washington		Virginia
West Virginia	Wyoming		Virgin Islands
C	Kansas		C
	Oklahoma		
	Texas		
Section 11.10 Duties.			

A. President. The President shall:

- 1. Be the primary contact for day-to-day activities and issues of AADB and communicate to the Board of Directors.
 - 2. Be the voice of the AADB or designate a representative in all public forums.
 - 3. Preside at all meetings of the General Assembly and the Board of Directors preserving order and decorum and enforcing rules of the Association.
 - 4. Have watchful supervision over the Association.
 - 5. Serve as a non-voting member of all committees and vote during Board of Directors meeting only in case of deciding vote (tie) (See 11.10.10).
 - 6. Call special meetings of the General Assembly as provided for in these Bylaws.
 - 7. Call meetings of the Board of Directors as needed or upon the request of the majority of members.
 - 8. Appoint all committees, subject to recommendations and approval of the Board of Directors.
 - 9. Deliver an address to the General Assembly at the Annual Meeting.
 - 10. Cast the deciding vote in case of a tie in either the General Assembly or Board of Directors.
- 11. Serve, or designate a qualified member to serve, as the official representative of the Association in contact with governmental, civic, business, and professional organizations with the approval of the Board of Directors.
- 12. Enter into contracts in the name of the Association, upon authorization by the Board of Directors.

486 487 488		At least one other officer must also sign any contract. Perform such other duties as custom and parliamentary procedure require. All fiscal contracts should be signed by President, Secretary/Treasurer, and Chief Executive Officer.
489 490	13.	Appoint, with the consent of the Board of Directors, a replacement representative to another group to fulfill the remainder of that term, from which a representative has been removed.
491	14.	Appoint a Parliamentarian.
492 493	15.	Serve as Program Chair for Annual and Mid-Year Meetings.
494 495	B. Vice Pres	sident. The Vice President shall:
496 497	1.	Assist the President at the President's request.
498 499	2.	Assist the President with the Mid-Year and Annual Meeting Planning.
500 501	3.	Serve on the Board of Directors and as a non-voting member of all committees.
502 503	4.	Advance to the office of President should that office become vacant between Annual Meetings.
504 505	5.	Be installed as President at the next Annual Meeting.
506 507	6.	Serve as Program Vice Chair for the Mid-Year and Annual Meetings.
508 509	7.	Preside over meetings in the absence of the President.
511 512 513 514	assets of	ry/Treasurer: The Secretary/Treasurer shall be responsible for all the funds, property, and other f the Corporation and for an accounting of these and shall, in general, perform all duties that are nt with the office of Secretary/Treasurer of a not-for-profit corporation:
515	1.	Shall be responsible for the funds of the Association.
516 517	2.	Shall keep or cause to be kept an accurate record of all Association receipts and disbursements.
518 519	3.	Shall assist in the direction of all financial affairs.
520 521	4.	Shall present financial reports to the Board of Directors as requested.
522 523 524	5.	Shall present an annual written report to the General Assembly members at the annual meeting.
525	6.	Shall serve as a non-voting member of the Finance Committees.
526 527 528	7.	Shall maintain with CEO the minutes of all meetings of the Association and the Board of Directors.
529 530 531	8.	Shall be responsible with CEO for notification of officers of Board of Directors meetings and Members of the General Assembly meetings.
532 533 534	9.	Shall preserve correspondence, reports, records, Bylaws, and the Policy and Procedure Manual of the Association in a permanent file.
535	10.	Monitor tax filings in a timely manner.
536	11.	Monitor audits of the organization incorporating best business practices.

584 585		Section 12 - Appointed Officer		
581 582 583	H.	Members-at-large (2). Provide energy, perspective, and support to AADB, the President, and the Board of Directors.		
578 579 580	G.	Immediate Past-President. Provide smooth transition of office, provide institutional and historical perspectives, support President's and Boards' agenda, and mentorship to new Board members.		
576 577		2. Serve as a member of the Sponsor Committee		
574 575		1. Serve as a member of the Membership Committee.		
572 573		Duties. The Public Member shall:		
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569 570		Eligibility. Only a dues-paying public member of the American Association of Dental Boards shall be eligible to serve as the Public Member.		
567 568		a member of the Board of Directors.		
564 565 566	F.	Public Member Number and Title. One (1) public member of an Agency shall be elected as the Public Member to serve as		
563	Б	4. Serve as Chair of the Administrators' Committee.		
561 562		3. Serve as a member of the Sponsor Committee.		
559 560		2. Serve as a member of the Membership Committee.		
557 558		1. Serve as a member of the Program Committee.		
556				
554 555		Duties. The Administrator Member shall:		
552 553		Administrators and a dues-paying Member of the American Association of Dental Boards shall be eligible to serve as the Administrator Member.		
550 551		Eligibility. Only a person who is a dues-paying member of both the American Association of Dental		
548 549		Number and Title. One (1) administrator shall be elected as the Administrator Member to serve as a member of the Board of Directors.		
546 547	E.	Administrator Member		
545		4. Serve as a member of the Bylaws Committee.		
544		3. Serve as a member of the Membership Committee.		
542 543		2. Serve as a member of the Program Committee.		
540 541		1. Be a dental hygienist.		
538 539	D.	Dental Hygienist Member. The Dental Hygienist Member shall:		
537		12. Be installed as Vice President at the next Annual Meeting.		

Secti Offic	on 12.1: Number and Title. The appointed officer of this Association shall be the Chief Executive cer.
	on 12.2: Appointment or Removal. The Chief Executive Officer shall be appointed by the Board of ctors. The CEO may be removed with a vote of 2/3 of the Board of Directors present at the meeting.
Secti	on 12.3: Chief Executive Officer. Chief Executive Officer shall:
A.	Serve as Chief Executive Officer of the Central Office and any branch offices and as Assistant Secretary.
В.	Attend meetings of the General Assembly and the Board of Directors.
C.	Keep and publish minutes of meetings of the General Assembly and the Board of Directors with coordination and review of the Secretary/Treasurer.
D.	Be custodian of all records, books, papers, and funds belonging to the Association.
E.	Conduct correspondence on behalf of the Association including sending notifications of meetings, notifying officers of their election, and notifying committee members of their appointments and duties.
F.	Keep a record of all members and guests present at each meeting of the General Assembly.
G.	Charge, upon the books of the Association, the dues of all categories of dues-paying members.
H.	Demand and receive all funds due the Association including bequests and donations.
I.	Act as custodian for all monies, securities, and deeds belonging to this Association and hold, invest, distribute, or convey such funds or instruments, in the name of the Association, at the direction of the Board of Directors or the General Assembly. All disbursements shall be made by check signed by the Chief Executive Officer or the President.
J.	Submit all financial records to the Board of Directors or its auditor at the request of the Board of Directors.
	1. Upon request up-to-date fiscal reports at each Board of Directors meeting.
	2. Submit corporate tax filing in a timely matter and report directly to Secretary/Treasurer.
	3. Submit quarterly accounting report to the Board of Directors.
	4. Conduct a timely external audit of AADB finances incorporating best business practices.
K.	Render a written report of the Association's financial position thirty (30) calendar days before the Annual Meeting.
L.	Maintain an up-to-date copy of the Bylaws.
М	Provide general publicity for meetings of the General Assembly and other important activities of the Association.
N.	Coordinate and support activities of all committees of the Association.
0.	Report activities of the Central Office during meetings of the Board of Directors.
P.	Employ such persons as are necessary for the orderly operation of the Central Office subject to restrictions in the budget approved by the Board of Directors.

639 will be reported to the General Assembly. 640 R. Circulate notice of any meeting of the Board of Directors called by the President or requested by any three (3) members of the Board of Directors. Notice shall be circulated at least thirty (30) calendar days in 641 advance of a face-to-face meeting and 48 hours in advance of an electronic meeting, or as by rules stated in 642 the Boards of Directors operational manual. 643 644 645 S. Present to the Board of Directors an Annual Report of the status of the Association, outlining accomplishments and making recommendations for the advancement of objectives of 646 647 the Association. 648 649 T. Perform such other duties as prescribed by the Board of Directors. 650 651 Section 13 - Standing Committees 652 653 Section 13.1: Names. Standing Committees of this Association shall be the Program Committee, the Bylaws 654 Committee, the Nominating Committee, Finance Committee, the Award Selection Committee, the Membership 655 Committee, the Sponsor Committee, and the Administrators' Committee. 656 657 Section 13.2: Duties. 658 659 A. The Program Committee shall be responsible for the program and other arrangements for the Annual 660 Meeting and other meetings of the Association. For each meeting, the Program Committee shall appoint a Registration Committee and may appoint a Local Arrangements Committee to offer assistance. The Local 661 662 Arrangements Committee shall report to the Program Committee. The Registration Committee shall help the Program Committee by overseeing the registration of attendees at the AADB Annual and Mid-Year 663 664 Meetings. 665 666 B. The Bylaws Committee shall continually review and recommend changes to the Bylaws in order to keep 667 them current with the Association's program. The Constitution and Bylaws Committee shall also review changes proposed by others for appropriateness of wording. The Bylaws Committee shall seek input from 668 membership on any changes. 669 670 671 C. The Nominating Committee shall present recommendations for the slate of nominees for Association offices 672 at the first session of the Annual Meeting. Nominations may be added from the floor in accordance with 673 these Bylaws. 674 D. The Finance Committee shall review the accounting/financial functions and internal controls of the 675 Association in order to protect and enhance the financial situation. The Committee will make 676 677 recommendations regarding the Association's financial policies; financial statements and investment 678 methodology to the Board of Directors. The Committee shall evaluate the budget prepared by the Chief Executive Officer and submit a recommended annual budget to the Board of Directors in advance of the 679 680 Mid-Year Meeting. 681 E. The Award Selection Committee shall make recommendations to the Board of Directors of the Association 682 683 to be considered for the "AADB Citizen of the Year" Award to be presented at the Annual Meeting. The criteria for determining who shall be nominated to receive this award will be outlined in a Committee 684 685 Manual.

Q. Draft an annual budget for review by the Finance Committee and approval by the Board of Directors that

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F. The Sponsor Committee shall be responsible for securing AADB corporate sponsors and promoting them tothe AADB membership.

- orally. 700 701 Matters that require action by the General Assembly shall be presented in reports, in resolution form. 702 703 Section 13.4. Composition and Appointments. 704 705 706 three, Members, Life Members or Affiliate Members or individuals of an Affiliate organization of this 707 Association. Affiliate Members may serve on a Standing Committee without vote. 708 709 B. The Nominating Committee shall be composed of six Members. Each Caucus shall elect from its caucus 710 711 among the Dental Hygienists, Administrators and Public Members, for a one year term, appointed by the 712 Board of Directors. The chair shall be an AADB past-president appointed by the Board of Directors. 713 714 C. Terms of Committee members of a standing committee shall end with the close of the Annual Meeting. Committee Members, however, may be reappointed up to a maximum of five years to the same standing 715 716 committee. 717 718 719 Board of Directors and subject to the following restrictions: 720 721 722 from the previous year. 723 724 2. At least one new member shall be appointed to each standing committee each year. 725 726 727 appoint a qualified person to fill the vacancy for the remainder of the unexpired term. 728 729 Section 13.6. Quorum. The majority of the members of a standing committee shall constitute a quorum for the 730 transaction of business. 731 732 Section 13.7. Expenses. A standing committee shall not incur expenses without authorization of the Board of 733 Directors. 734 735 Section 14 - Special Committees and Ad Hoc Committees 736 737 Section 14.1. Identification and Duties. A special committee may be created at any time by the General Assembly 738 or the Board of Directors. The body that creates a special committee shall be responsible for describing the duties of 739 that special committee. Approved 10.20.23 15
- 690 G. The Membership Committee shall promote membership in the AADB and recommend member services to 691 the Board of Directors. 692

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H. The Administrators' Committee shall make recommendations to the Program Committee for the Annual Meeting, and other meetings of the Association, and make recommendations to the Board of Directors on administrative needs.

696 Section 13.3. Reporting. Each standing committee shall report to the General Assembly at the Annual Meeting. The 697 Constitution and Bylaws Committee and the Program Committee shall submit written reports to the Chief Executive 698 Officer at least forty-five (45) calendar days before the Annual Meeting. The Nominating Committee may report 699

- A. Standing Committees, except as otherwise provided for in these Bylaws, shall be composed of not less than
- one member to serve on the Nominating Committee. The committee will include one member rotated from
- D. Committee Members of standing committees shall be appointed by the President with the approval of the
 - 1. At least one member of the Bylaws Committee and the Program Committee shall be a carryover

Section 13.5. Vacancy. In the event of a vacancy in the membership of any standing committee, the President shall

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7.	41	Section 14.2. Reporting. A special committee shall report annually to either the General Assembly or the Board of
74	42	Directors. If created by the General Assembly, the special committee shall report to the General Assembly. If
7.	43	created by the Board of Directors, the special committee may report to either the General Assembly or the Board of
7.	44	Directors. If the special committee reports only to the General Assembly, the report shall be provided to the Board
7.	45	of Directors for comment prior to presentation to the General Assembly.
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74	47	Section 14.3. Composition and Appointments.

Ad hoc committees extend the duration of tasked 'charge' or when task is determined not doable; therefore, ad hoccommittees are not necessarily limited by any date.

Special committees shall be composed of not fewer than three committee members.

- A. A special committee, unless renewed by either the General Assembly or the Board of Directors, shall terminate its activities at the close of the Annual Meeting.
- B. If a special committee is mandated by the General Assembly, the General Assembly may, at its discretion, select its membership. If the General Assembly does not select Committee members for a special committee it mandates, or if the special committee is created by the Board of Directors, the President, with the approval of the Board of Directors, shall appoint its members.

Section 14.4. Quorum. The majority of members of a special committee shall constitute a quorum for the transaction of business.

Section 14.5. Expenses. A special committee shall not incur expenses without authorization of the Board of Directors.

Section 15 - Representatives to Other Dental Groups

Section 15.1. Identification. The Association shall appoint representatives to the ADA Council on Dental
 Education and Licensure, Commission on Dental Accreditation, the Appeals Board of the ADA Commission on
 Dental Accreditation and the ADA Joint Commission on National Dental Examinations. The number of
 representatives to be appointed and their terms shall correspond to definitions in the ADA Bylaws.

Section 15.2. Appointment Procedures. When a vacancy is available on either the ADA Council on Dental
Education and Licensure, Commission on Dental Accreditation, the Appeals Board of the ADA Commission on
Dental Accreditation, or the ADA Joint Commission on National Dental Examinations, nominations from the
General Assembly shall be accepted. All nominees, however, must be current State/Territory Board Members, past
State/Territory Board Members, or Life-Members of this Association. The General Assembly shall elect the
representatives of the Association.

Section 15.3. Duties and Reporting. Representatives to any other groups shall be expected to maintain good attendance and service at their designated meetings, and they shall attend a minimum of one AADB meeting each year, and attend a minimum of one Annual AADB meeting every two years. Representatives to the ADA Council on Dental Education and Licensure, Commission on Dental Accreditation and the ADA Joint Commission on National Dental Examinations shall report as a committee to the General Assembly during the Annual Meeting. The representative on the ADA Appeals Board of the Commission on Dental Accreditation may report, within prescribed limits of confidentiality, but is not required to do so. Representatives to other groups shall report orally or by written report to the Board of Directors annually, or may report to the General Assembly as requested. Each representative to ADA Council or Commission shall report, in writing, or if requested by the Board, a yearly report in addition to the Annual report to the General Assembly.

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792 Section 15.4. Other Appointments. Nothing in this section shall be interpreted to prohibit the President, with the
 793 approval of the Board of Directors, from making appointments to appropriate organizations other than those
 794 specified, as may, from time to time, be required.

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798 Section 16.1. Dues: The annual dues shall be recommended by the Board of Directors and approved by the
799 General Assembly.

800 Section 16.2 Loss of Membership. Any Member, Agency, Affiliate Member or Affiliate Agency whose dues remain
 801 unpaid for one year shall be dropped from membership after review by the Board and notification by the Chief
 802 Executive Officer.

804 Section 16.3. Reinstatement. Any Member, Agency, Affiliate Member or Affiliate Agency who has been dropped
 805 for non-payment of dues for at least two dues years shall be eligible for reinstatement to membership upon
 806 payment of current dues.

808 Section 16.4. Resignation. Any Member, Agency, Affiliate Member or Affiliate Agency in good standing, and
 809 who are not arrears in dues, may honorably resign from the Association. Upon application for reinstatement to
 810 membership, any Member, Agency, Affiliate Member or Affiliate Agency may be reinstated upon payment of the
 811 current year's dues.

813 Section 16.5. Honorary Members. Life Members, Affiliate Life Members, and Affiliate Members recognized as
814 Honorary or Disabled/Retired Members of this Association shall not be subject to the payment of dues.

Section 17 - Meetings and Quorum of Assembly

Section 16 – Dues

818 Section 17.1. Meetings. The Association shall hold an Annual Meeting and such other meetings as may be
819 designated by the Board of Directors. Special meetings may be held as provided in Section 9, Section 9.3, Sub820 Section (L) of the Bylaws.

821 The Association shall:822

A. record all minutes and maintain all records, documents and property of the AADB, including a roster of members;

B. shall publish for the Members the minutes of the Annual Meeting and a list of those selected to serve on the Board of Directors and all appointments;

C. shall inspect the Membership List, Association must prepare a list of members entitled to notice of meeting including (i) address of each member and (ii) number of votes each member is entitled to cast at meeting. Available for inspection by members two calendar days after notice of meeting given until meeting. A member must be allowed a copy upon written demand showing "proper and relevant purposes". The Association may charge for the copies.

835 Section 17.2. Quorum. A Quorum of five (5) percent of the membership of the Association shall constitute a836 quorum for the transaction of business at any meeting of the Association

838 Section 17.3. Meeting by Electronic Means. The Annual Meeting may also be held, in whole or part, via the
839 Internet or other communication technology. Any meeting of the General Assembly, the Board of Directors, or any

843 844 Section 18 - Order of Business 845 846 Section 18.1. Annual Meeting. The President shall submit an agenda to the General Assembly, which may include 847 but is not limited to reports from the president, Board of Directors, Chief Executive Officer, committees and task 848 forces, election and installation of officers. 849 850 Section 18.2. Special Meetings. The business at a Special Meeting of this Association shall be confined to the 851 specific objectives for which the meeting is called and of which the general membership is notified as provided in 852 these Bylaws. 853 854 Section 18.3. Altering Order. The order of business at any meeting may be altered or suspended by a three-855 fourths (3/4) majority vote of voting members present. 856 Section 19 - Rules of Order 857 858 Section 19.1. Resolutions. Proposed policy statements or actions shall be presented to the General Assembly in 859 the form of resolutions. A written copy of any proposed resolution shall be furnished to the Chief Executive 860 Officer and Board of Directors for inclusion in the minutes. If possible, resolutions should be referred to the Board 861 of Directors for comment prior to their presentation to the General Assembly for action. If a resolution is brought 862 up under new business, it will need a 2/3 vote of the General Assembly to be added to the agenda. 863 864 Section 19.2. Floor Privilege. No member shall speak longer than 5 minutes upon any subject until all present 865 have had an opportunity to express themselves, and no member shall speak more than twice on the same subject 866 except by permission of the General Assembly. 867 868 Section 19.3. Additional Rules. The rules contained in the current edition of the American Institute of 869 Parliamentarians Standard Code of Parliamentary Procedures shall govern the deliberations of this Association in 870 all cases in which they are applicable and not in conflict with the Bylaws. 871 872 Section 20 - Fiscal Year 873 874 The fiscal year of this Association shall be from July 1 to June 30 inclusive. 875 876 **Section 21 - Indemnification** 877 878 The Association shall indemnify and hold harmless each officer and each member of a committee, now or hereafter 879 serving the Association, from and against any and all claims and liabilities to which the person may be or become 880 subject, by reason of now or hereafter, being, or having heretofore been, an officer and/or a member of a 881 committee of the Association, and/or by reason of alleged acts or omissions as an officer and/or a member of a 882 committee as aforesaid, and shall reimburse each officer and/or committee member of the Association for all legal 883 and other expenses reasonably incurred in connection with defending such claims or liabilities provided, however, 884 that no officer or committee member shall be indemnified or reimbursed for any expense arising out of the officer's 885 or committee member's own negligence or willful misconduct. The foregoing rights of officers and members of 886 committees shall not be exclusive of other rights to which they may be entitled lawfully. 887 888 Section 22- Seal 889 Approved 10.20.23 18

Committee, held via the Internet or other communication technology, shall, at a minimum, permit Members to hear

or read the proceedings substantially concurrently with their occurrence, vote on matters submitted to Members,

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pose questions, and make comments.

This Association shall have a seal for the purpose of authenticating official documents of the Association. The sealmay be broken, changed, or renewed at the pleasure of the Association.

Section 23 – Amendments

895 Section 23.1. The Bylaws may be amended by a two-thirds vote of the voting Members present at an Annual or
896 Mid-Year Meeting, provided copies of the proposed amendment shall have been presented in writing to the voting
897 members of the Association at least thirty (30) calendar days prior to the meeting.

899 Section 23.2. An amendment to the Bylaws affecting a change in dues shall not be enacted upon at the Annual or
900 Mid-Year Meeting at which introduced, except by unanimous consent unless the amendment has been circulated to
901 the membership thirty (30) calendar days prior to the Annual or Mid-Year Meeting.

Section 24 – Dissolution

If this Association shall be dissolved at any time, no part of its funds or property shall be distributed to, or among its
 members, but, after payment of all indebtedness of the Association, its surplus funds and properties shall be used for
 dental education and dental research in such manner as the then governing body of the Association may determine.

AADB shall provide a notice to the Attorney General of the District of Columbia that it intends to dissolve prior to
 delivering articles of dissolution to the District. Property held in trust or otherwise dedicated to a charitable
 purpose may not be diverted from its purpose in a sale of assets unless the corporation obtains an appropriate court
 order to the extent required by and pursuant to the laws of the District on cy-près or otherwise dealing with the
 non-diversion of charitable assets.

Last approved by the General Assembly on October 20, 2023