III. MEMBERSHIP

C. REGISTER OF MEMBERS

1. All Bar members, including Judicial members who wish to preserve eligibility to transfer to another membership status upon leaving service as a judicial officer, must furnish the information below to the Bar:
   a. physical residence address;
   b. physical street address for a resident agent if required to have one pursuant to these Bylaws or by court rule;
   c. principal office address, telephone number, and email address;
   d. such other data as the BOG or Washington Supreme Court may from time to time require of each member

   and must promptly advise the Executive Director in writing of any change in this information within 10 days of such change. Judicial members are not required to provide a physical residence address.

2. The Executive Director will keep records of all members of the Washington State Bar Association, including, but not limited to:
   a. physical residence address furnished by the member;
   b. principal office address, telephone number, and email address furnished by the member;
   c. physical street address of any resident agent for the member;
   d. date of admittance;
   e. type and status of membership;
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fi. date of transfer(s) from one status to another, if any;

gf. date and period(s) of administrative suspensions, if any;

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hg. date and period of disciplinary actions or sanctions, if any, including suspension,

disbarment, and revocation;

ih. such other data as the BOG or Washington Supreme Court may from time to time

require of each member.

3. Any Active member residing out of state must file with the Bar, in such form and manner

as the Bar may prescribe, the name and physical street address of a designated resident

agent within Washington State. The member must notify the Bar of any change in

resident agent within 10 days of any such change.

43. Any member who fails to provide the Bar with the information required to be provided

pursuant to these Bylaws, or to notify the Bar of any changes in such information within

10 days, will be subject to administrative suspension pursuant to these Bylaws and/or the

Admission and Practice Rules. Judicial members are exempt from suspension pursuant

to this provision while eligible for Judicial membership and serving as a judicial officer.

J. SUSPENSION

1. – 2. [Unchanged.]

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3. Administrative Suspension

a. Administrative suspensions are neither interim nor disciplinary suspensions, nor are

they disciplinary sanctions. Except as otherwise provided in the APR and these
PROPOSED AMENDMENTS TO WSBA BYLAWS

Bylaws, a member may be administratively suspended for the following reasons:

1) Nonpayment of license fees or late-payment fees;

2) Nonpayment of any mandatory assessment (including without limitation the assessment for the Client Protection Fund);

3) Failure to file a trust account declaration;

4) Failure of a lawyer to file a professional liability insurance disclosure;

5) Failure of a LLLT or LPO to provide proof of financial responsibility;

6) Failure to comply with mandatory continuing legal education requirements;

7) Nonpayment of child support;

8) Failure to designate a resident agent or notify the Bar of change in resident agent or the agent’s address;

9) Failure to provide current information required by APR 13 or to notify the Bar of a change of information required by APR 13 within 10 days after the change; and

10) For such other reasons as may be approved by the BOG and the Washington Supreme Court.

b. – d. [Unchanged.]

4. [Unchanged.]

VI. ELECTIONS

C. ELECTION OF GOVERNORS

1. [Unchanged.]

2. Voting in the Election of Governors from Congressional Districts will be conducted in
PROPOSED AMENDMENTS TO WSBA BYLAWS

the following manner:

a. Eligibility to Vote. All Active members, as of March 1st of each year, are eligible to vote in the BOG election for their district, subject to the election schedule shown above. Active members residing in the State of Washington may only vote in the district in which they reside. Active members residing outside the State of Washington may only vote for the At Large Governors in the district of the address of the agent they have designated within the State of Washington for the purpose of receiving service of process as required by APR 13, or, if specifically designated to the Executive Director, within the district of their primary Washington practice.

b. – i. [Unchanged.]

3. – 4. [Unchanged.]