ARTICLE I
MEETING PROFESSIONALS INTERNATIONAL
THE ASSOCIATION

SECTION 1. Meeting Professionals International (MPI) is an Illinois not-for-profit corporation with a registered office in the State of Illinois. The corporation may have other offices inside or outside of the State of Illinois.

SECTION 2. LOCATION: The central business office of MPI is located at 2711 LBJ Freeway, Suite 600, Dallas, TX 75234-7349. MPI may establish regional offices.

ARTICLE II
MISSION and VISION STATEMENT

VISION: Lead and empower an inclusive meeting and event community to change the world.

MISSION: Connect the global meeting and event community to learn, innovate, collaborate and advocate.

ARTICLE III
MEMBERSHIP

SECTION 1. MEMBERSHIP CATEGORIES:

1.1 Regular Members will include the following membership categories:

Supplier Meeting Professional – a person who provides and/or sells products and services to the meetings industry, such as destination management, hotelier, audio-visual, florist, transportation, production, or convention and visitors bureau company. This classification of membership is not limited to the groups listed.

Meeting Professional – a person who is a sole proprietor of, or is employed or engaged by, a meeting management company, corporation, association, or government agency who provides meeting services including strategic and financial management and/or professional meetings management services to multiple clients. Members in this category must specify whether their job responsibilities are primarily planning or supplying based on where they spend 51% or more of their time.

Retired - Retired membership shall be available to those individuals no longer employed full time in any manner, who are not employed part-time or as a consultant in the meeting and event industry, and who meet the following criteria:

The candidate must have been an MPI member in good standing for five years or more prior to their retirement status.
The request for consideration must be submitted in writing documenting the request and their retired status.

Faculty - Faculty membership shall be available to those individuals employed as faculty in post-secondary academic programs related to the meetings, hospitality, events, or tourism industries. The applicant’s main employment, remuneration, direction, and efforts must be in a recognized academic institution, and they must be considered an employee with their institution. Guest lecturers are not eligible for faculty membership. Faculty members will be required to provide proof of academic employment on an annual basis to retain their faculty membership.

1.2 Student - Student membership shall be available to those individuals enrolled in a post-secondary academic program. The student must be enrolled in either a certificate, undergraduate or graduate program unless the academic institution defines it otherwise. Students enrolled in a certificate program will be eligible for student membership, but will not be eligible for the transition dues rate upon completion of their program. Proof of enrollment must be received at MPI before a student can be accepted into membership and upon renewal in order to retain their student membership. Proof of enrollment can be one of the following: copy of course schedule with list of classes from faculty advisor, copy of unofficial transcript, tuition payment receipt, or letter from academic advisor or professor. Eligibility for student membership is set for a determined number of years:

<table>
<thead>
<tr>
<th>Post-Secondary Program</th>
<th>Maximum Number of Years of Student Membership</th>
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<tr>
<td>Certificate</td>
<td>2</td>
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<tr>
<td>Undergraduate</td>
<td>4</td>
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<td>Graduate</td>
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1. 2.1 Students renewing their membership will need to re-qualify by submitting updated proof of enrollment at time of dues remittance. Proof of enrollment can be one of the following: copy of course schedule with list of classes from faculty advisor, copy of unofficial transcript, tuition payment receipt, or letter from academic advisor or professor.

1. 2.2 Student members in undergraduate, graduate and certificate programs will be listed in the member directory as students with company and title information removed.

1.3 Honorary & Life Membership - Upon request, consideration shall be given by the MPI International Board of Directors for honorary and life memberships to qualified candidates.

1.3.1 Honorary Membership - Honorary members will include, but not be limited to, charter members published as a part of the 1972 MPI Membership Directory. These charter members receive complimentary membership annually, including full membership benefits. The MPI International Board of Directors may also bestow a one-time, honorary membership upon other persons, as they deem acceptable, with no benefits of membership.

1.3.2 Life Membership - To become a Life Member of MPI, a qualified candidate must be a current member in good standing for a minimum of twenty-five (25) combined years of membership during which a commitment to the meeting industry was demonstrated and retired from the meetings and events industry. For this policy, “retired” is defined as a person not employed for substantial remuneration in the meeting industry. Life members will be recorded as such and receive a complimentary membership annually with full membership benefits, excluding the ability to vote or hold office. They will also receive appropriate public recognition by MPI and a certificate of membership status immediately upon being named a Life Member.
The Life Membership application period is open from January 1 – March 31 of each year. No more than five (5) life memberships shall be awarded annually. The Chapter and Membership Advisory Council (CMAC) will review all applications in May prior to presenting them to the International Board of Directors for approval in June. Life Membership applications signed by the applicant will include affirmation they are not employed, as defined above, and will affirm that if they become employed, they will notify MPI.

1.4 Legacy Membership - To be considered a Legacy member of MPI, the individual must be an MPI member in good standing for at least twenty-five (25) combined years. Legacy members will be recorded as such and receive a premier membership at the preferred membership rate annually upon the time of their membership renewal after the 25-year mark is reached.

SECTION 2. MEMBERSHIP PRIVILEGES AND RESPONSIBILITIES:

2.1 As a member of MPI, an industry professional is expected to:

2.1.1 Display high ethical standards; (adhere to MPI Principles of Professionalism).

2.1.2 Support MPI global programs and activities designed to assist members or contribute to the benefit of the industry.

2.1.3 Share the knowledge one has with others to continue to strengthen the effectiveness of the global industry and its professionals; and

2.1.4 Use the services and programs offered by the Association without the expectations of the Association substituting for company marketing and sales activities.

2.2 The Association is expected to:

2.2.1 Provide excellent education and training opportunities for its diverse membership.

2.2.2 Promote a professional and ethical environment for the global meeting industry.

2.2.3 Stay at the forefront of advocacy for issues germane to the benefit of the industry.

2.2.4 Promote professional growth of the membership.

2.2.5 Market membership to the global meeting industry.

2.2.6 Provide auxiliary services helpful to members.

2.3 PRINCIPLES OF PROFESSIONALISM: Violation of the Principles of Professionalism by an MPI member may be cause for suspension of, or expulsion from, membership in MPI. The Principles of Professionalism document is attached with this Policy Manual as Addendum I.

2.4 CENSURE, SUSPENSION, OR TERMINATION OF MEMBERSHIP: For any cause other than non-payment of dues, fees or assessments, removal shall occur only after the member complained against has been advised of the complaint and has been given a reasonable opportunity for defense.
SECTION 3. APPLICATION AND REVIEW OF MEMBERSHIP CATEGORY:

MPI staff shall periodically review each membership to verify the member's continuing eligibility for the current class of membership. Additional information may be requested. After reviewing all the data, MPI staff shall determine the appropriate class of membership. Any decision requiring a change in the class of membership may be appealed to the MPI International Board of Directors. The decision of the MPI International Board of Directors shall be final. If the member refuses to change categories, the member will be deemed to have resigned from membership.

3.1 MPI Global must be notified when a member changes employment from one organization to another. A membership renewal notice will be sent annually to the last known address or email address. If a member does not renew within sixty-one (61) days of the end of the dues period and wants to regain their MPI membership, he/she may do so by reinstating their membership by paying dues for the period their membership lapsed, thus retaining the original date they joined, or they may reapply for membership.

SECTION 4. TRANSFER OF MEMBERSHIP:

4.1 Membership in MPI shall belong to the individual, not the employing organization. It is the right of the individual members to take their membership with them when they change employment.

4.2 A member who changes employment and decides to retain their membership must change their address with MPI Global to receive member benefits.

4.3 A member who changes employment and decides to conclude their membership may transfer their membership to a qualified employee within the same company, provided the following conditions are met:

4.3.1 Written notice of transfer of membership, signed by the current member, with proper and complete paperwork, must be provided to MPI Global prior to the expiration date of membership. The notice must include the full name and address of the new member who will assume the current membership through its expiration date. An administrative processing fee of $50 will be charged for each transfer of membership.

4.3.2 The individual receiving the transfer must complete an MPI membership application.

4.4 Membership transfers are not applicable to Essential members, Life members, students, faculty, and honorary members.

ARTICLE IV
CHAPTERS/CLUBS/OTHER ORGANIZATIONS

SECTION 1. CHAPTER/CLUB GENERAL REQUIREMENTS:

A potential Chapter/Club of MPI shall apply for a charter subject to the following criteria:

1.1 CHAPTER/CLUB APPROVAL: An application for a new Chapter/Club shall be subject to the approval of MPI International Board of Directors.

1.2 CHAPTER/CLUB BOUNDARIES: New Chapter/Club geographical boundaries shall be determined by the MPI International Board of Directors to facilitate the regular attendance of members at Chapter/Club meetings and to further the educational objectives of MPI. Geographical boundaries should be established which would minimize travel for the greatest number of members within the geographical boundaries. When established Chapters/Clubs are
in existence, jurisdiction shall be clearly defined at a suitable boundary between existing and proposed new Chapter/Club before a charter is granted.

1.2.1 CHAPTER NAME AND GEOGRAPHICAL BOUNDARY CHANGES: Requests by chapters for a change in chapter name or geographical boundary must be approved by the MPI International Board of Directors before being submitted to the chapter membership for approval. Further, the MPI International Board of Directors, in the best interest of MPI and its membership, may require any chapter to change its name and/or its territory and they shall have full authority to revoke the charter of any chapter for non-compliance.

1.3 REBATES: The Chapter/Club will be entered into MPI records the first day of the month following charter with the first rebate to be paid the last day of the second month following charter.

1.4 MEMBER ASSIGNMENT: Members in defined Chapter/Club shall be assigned to Chapter/Club membership by MPI Global if no chapter affiliation is indicated in a new member application. However, a member may request transfer to a different chapter in writing. No dues for the transferred member shall be paid to the affected Chapter/Club until the next renewal anniversary of the member.

1.4.1 An individual may be a member of only one chapter but may pay an additional fee to be placed on another chapter's mailing list if that is the chapter's practice. A nonmember is not eligible for such affiliate membership. An affiliate member of another chapter will receive chapter correspondence such as chapter newsletters, e-mail correspondence, monthly education information and other items determined by the chapter. Affiliate members may serve on committees of the affiliate chapter. If a member has requested affiliate membership in a chapter, it is up to the chapter to contact MPI Global to ensure membership. Any Preferred or Premier Member of MPI shall be eligible to attend all chapters' general membership meetings at the member fee. Any member attending a chapter meeting shall adhere to the reservation and cancellation policy of that chapter.

1.5 REPORTING: Each MPI Chapter/Club shall submit required documents as noted in the Chapter Policy Manual and the Chapter Bylaws.

1.6 CHAPTER/CLUB BOARDS AND COMMITTEES: Any individual assigned or elected to a Chapter/Club board or committee must be an MPI member in good standing.

SECTION 2. CHAPTERS:

2.1 CHAPTER BYLAWS: Chapter bylaws, must be approved by the MPI President/CEO or his/her designee.

2.2 MINIMUM MEMBERSHIP: The minimum membership for chartering a new MPI chapter shall be forty (40) members at the time of chartering, two-thirds of which must be in the primary location (main population source within determined boundaries) or as otherwise authorized by the MPI International Board of Directors.

2.3 START-UP FUNDS: At the time of charter approval by the MPI International Board of Directors, the chapter will be provided with a start-up fund of one thousand dollars ($1,000 USD). Chapters must establish a local legal entity and a bank account prior to the transfer of funds.

2.4 CONDITIONAL CHARTER: The chapter is conditional for three (3) years. At the end of two (2) years, the chapter must have consistently met the minimum standards for chapter performance. In the event minimum standards have not been met, a remedial action plan will be created. At
the end of three (3) years, if minimum standards have not been met, the chapter surrenders its charter. It is still eligible to remain a club, with less stringent operating standards, and may reapply for chapter charter at any time the conditions have been met for application. If a club reappplies for chapter status and it is approved by the MPI International Board of Directors, they are not eligible for an additional one thousand dollars ($1,000 USD).

2.5 CHAPTER MINIMUM STANDARDS: Each chapter must meet the criteria set forth in the Chapter Policy Manual to maintain its charter as an MPI Chapter.

2.6 STEPS IN EVALUATING CHAPTER STATUS: MPI chapters will be evaluated based on chapter performance standards as defined by MPI Global annually. Please refer to the Chapter Policy Manual for performance requirements.

SECTION 3. CLUBS:

MPI Clubs are created for the purpose of promoting the development of the meeting industry profession through MPI’s work within the global industry. Clubs may file for chapter charter at any time, providing they meet the minimum standards outlined in the Chapter in Formation Manual. They may also opt to remain as a club if they remain under twenty (20) members but will not receive the same benefits in terms of dues rebates, programs, and staff support as a chapter. A specific region can complete an application for club status through obtaining a copy of the Chapter in Formation Manual.

3.1 GOVERNING STRUCTURE: It is the expressed nature of clubs that they operate without the bylaws which govern MPI chapters. They are, however, required to meet a limited number of standards to support club activities and should become familiar with chapter operations management to graduate to chapter status following charter, if the Club has initiated the Chapter-in-Formation process.

3.2 MINIMUM MEMBERSHIP: Minimum membership for club status shall be twenty (20) members, two-thirds of which must be in the primary location, (main population source within determined boundaries), or as otherwise authorized by the MPI International Board of Directors. Names of these members must be submitted at time of submission for club status to MPI Global.

3.3 STARTUP FUNDS: Clubs will be provided a start-up fund of $1,000 USD per approval by the MPI International Board of Directors. Clubs must establish a bank account prior to the transfer of funds.

3.3.1 CLUB STANDARDS:

a. A Club must establish a steering committee that consists of local MPI members, a minimum of one-third of which should consist of meeting planners. The steering committee should meet on a quarterly basis and minutes should be taken during such meetings. Clubs may apply for a chapter charter once membership is over 30 members. Information on steering committee is outlined in the Club Manual.

b. Maintain Generally Accepted Accounting Procedures.

c. Maintain a fiscal year budget and submit by the first day of the club’s fiscal year and submit a Club activity report each quarter to MPI Global.

d. Elections/Nominations for new steering committee should take place on an annual basis to ensure the continued stability of the club. Requirements for elections/nominations will be provided to MPI Global.

3.4 MINIMUM STANDARDS FOR CLUB WHO ARE CHAPTER-IN-FORMATION PERFORMANCE: MPI Global should receive quarterly reports on club activities, as well as review each Club’s Reports should consist of meeting attendance, growth numbers, education evaluation scores,
outreach program updates to recruit new members, how current members engage in club activities, etc.

3.5 DEVELOPMENT STRUCTURE: MPI Clubs may apply for Chapter-In-Formation status once they have a minimum of forty (40) members. Clubs that have applied for chapter status (Chapters-In-Formation) will continue to receive the rebate applicable for clubs until the application has been approved by MPI International Board of Directors. A club will be given twelve (12) months to meet all criteria for chapter status. If they do not gain chapter status in twelve months, they must reapply and begin another twelve-month (12) process. They may re-apply at any time.

3.6 STEPS IN EVALUATING CLUB CHARTER:

MPI Clubs will be evaluated quarterly based on:

a. Monthly retention as compared with global retention.
b. Monthly membership ratio (members gained minus members lost).
c. Total number of members.
d. Financial status.
e. Volunteer participation ratio (total members/total volunteers).
f. Leadership factors

SECTION 4. STUDENT CLUBS: For the mutual benefit and membership growth of MPI, the MPI International Board of Directors may establish, modify, or dissolve student organizations which shall be affiliated with and recognized by an academic institution of higher learning. Each student organization, in addition, shall conduct itself in accordance with such policies as the MPI International Board of Directors may prescribe from time to time and shall, to the extent possible, be affiliated with an appropriate local MPI chapter. If no local chapter exists, MPI management shall provide for other means of integration of the student organization. Student organizations may be designated as a student club but must also show affiliation with a chapter. For example, the MPI XYZ student club of XYZ University/College affiliated with the MPI XYZ Chapter. In addition, the appropriate chapter shall designate a liaison representative from the chapter to work with the student organization.

ARTICLE V
COUNCIL OF CHAPTER PRESIDENTS

SECTION 1. COMPOSITION OF COUNCIL:

The Council of Chapter Presidents (COCP) may be composed of each chapter president or designee of the chapter. The Council shall meet and have such rights as prescribed by the MPI International Board of Directors.

1.1 ELIGIBILITY: No member of the MPI International Board of Directors can occupy a position on the Council of Chapter Presidents unless he or she is the current president of the chapter.

SECTION 2. DESIGNEES:

The primary representative of a chapter on the Council of Chapter Presidents will be the chapter president. If the president or appointed representative is unable to represent the chapter at the Council of Chapter Presidents’ meeting, the Chapter’s Board of Directors shall appoint a designee and inform MPI Global by way of written documentation from the Chapter’s Board of Directors to be presented by the designated representative at the beginning of the business meeting. This would allow the candidates’ name to appear on the roll call and affords them the opportunity to have voting privileges.
SECTION 3. MEETINGS: The Council of Chapter Presidents may meet at times and places designated by International Board of Directors.

SECTION 4. OTHER ACTIVITIES: The Council of Chapter Presidents shall have such responsibilities, duties and obligations as may be assigned by the MPI International Board of Directors.

ARTICLE VI
MEMBER DUES

SECTION 1. MEMBER DUES: Annual dues for each member shall be published on MPI’s website or other means readily accessible to the membership.

SECTION 2. RETIRED MEMBER DUES: Annual dues for each approved retired member shall be published on MPI’s website or other means readily accessible to the membership.

SECTION 3. STUDENT DUES: Annual dues for each student member shall be published on MPI’s website or other means readily accessible to the membership. Upon graduation and at time of renewal, only Student Members in undergraduate and graduate programs will transition to the Student-In-Transition pricing as determined by MPI Global.

SECTION 4. FACULTY DUES: Annual dues for each faculty member shall be published on MPI’s website or other means readily accessible to the membership.

SECTION 5. PAST PRESIDENT/CHAIRS, LIFE, AND HONORARY MEMBER: Dues are waived for MPI International Board of Directors, past presidents, and chairs, Global Board of Trustees past chairs, life members, and honorary members. Chapter rebates are not applicable for these memberships.

SECTION 6. CHAPTERS: MPI shall remit membership rebates of eighteen percent (18%) of each member and, and European chapters will receive twenty-eight percent (28%) of each member’s dues as their chapter rebate, to the member’s chapter within thirty (30) days following the end of each calendar month. Payment to each chapter shall be based on the number of renewals received and the new members accepted during the preceding month.

The International Board of Directors authorizes MPI staff to establish market competitive membership rates and chapter rebate structures as necessary to address the objectives of MPI in emerging (tertiary) and economically challenged markets. Any changes shall be presented to the MPI Audit & Finance Committee for review and approval.

SECTION 7. CLUB: Upon joining or renewing membership, MPI shall remit fifty-five percent (55%) of each member's dues to the member's Club within thirty (30) days following the end of the month in which they renew or join MPI. Club rebates are only available for a maximum of two years. Payment to each Club shall be based on the number of renewals received and new members accepted during the preceding month.

SECTION 8. HARDSHIP MEMBER RENEWALS: Members facing personal hardship circumstances – including maternity, paternity, and medical leave; deployment; natural disaster impacts, and unemployment could be eligible for renewal support. Members will be required to apply for “hardship renewal assistance” by contacting a member of the membership team. Once completed, the form will be submitted to MPI for review and approval. Upon approval, the requesting member will receive a six-month renewal extension.

SECTION 9. COST OF LIVING ADJUSTMENTS: The Board of Directors hereby approves for the allowance on an annual basis, as determined by staff, based on market conditions of an adjustment to member dues in-line with the Cost-of-Living Adjustment (“COLA” – determined by the U.S. Department
of Labor’s Bureau of Labor Standards through the Consumers Price Index for Urban Wage Earners and
and the Social Security Administration).

In the event the COLA decreases to a negative, the dues will remain at the level then in effect.

ARTICLE VII
MPI BOARD OF DIRECTORS/OFFICERS

SECTION 1. MPI INTERNATIONAL BOARD OF DIRECTORS:

1.1 AUTHORITY & RESPONSIBILITY: The authority and responsibilities of the MPI International Board of Directors are as stated in the bylaws.

1.2 COMPOSITION:

The MPI International Board of Directors shall consist of the chair of the board, the elected officers and from seven (7) to eleven (11) directors elected for staggered three (3) year terms; and up to two (2) appointed directors as set forth in these policies. Ex-officio directors without a vote shall not be used to determine a quorum for meetings of the Board of Directors.

1.2.1 Appointed Directors - The chair of the International Board of Directors may appoint up to two (2) individuals to serve as voting members of the International Board of Directors subject to confirmation and approval by the voting membership. Such individuals shall serve a term of not more than one (1) year and may be reappointed in the same manner.

1.2.2 The chair of the MPI Foundation shall be an ex-officio member, with vote, of the MPI International Board of Directors.

1.2.3 The immediate past chair of the board shall be an ex-officio member, with vote, of the MPI International Board of Directors, who shall serve until a successor assumes such office.

1.2.4 The President/CEO shall be an ex-officio member, without vote, of the MPI International Board of Directors, who shall serve for a term consistent with holding the office of President/CEO.

1.3 ELIGIBILITY: Any member of MPI in good standing.

1.4 VACANCIES: A vacancy on the MPI International Board of Directors shall be filled in accordance with the bylaws. The election of a director as an international officer of MPI shall create a vacancy on the MPI International Board of Directors.

1.5 CONFLICT OF INTEREST: Each member of the MPI International Board of Directors shall annually review and comply with the MPI Conflict of Interest Policy and complete a disclosure form. In addition, any member assuming a volunteer leadership role for MPI or an MPI Chapter must review and comply with the MPI Conflict of Interest Policy and complete a disclosure form.

1.5.1 Members of the current International Board of Directors, Audit & Finance Committee, and Board Development Committee who apply for C-level MPI employment should contact MPI Volunteer Engagement or People & Performance for rules governing their candidacy. In addition, the leader shall declare his or her candidacy to the Chair of the MPI International Board of Directors upon application.
SECTION 2. OFFICERS:

2.1 QUALIFICATIONS FOR OFFICE: Any member in good standing, who has completed one (1) full year on the MPI International Board of Directors prior to nomination or is on the MPI International Board of Directors at the time of nomination, is eligible for nomination and election to an officer position on the MPI International Board of Directors, except for the chair elect. The nominee for chair-elect shall be a member of the current MPI International Board of Directors.

2.2 NOMINATION: In July, a communication shall be sent to all members inviting them to complete a board application. Such application is to be returned to MPI Global for review by the Board Development Committee on or before August 1 of each year. To be eligible for nomination, each candidate must secure employer approval to serve as a director or officer.

2.3 NOMINEE SELECTION AND SLATE SUBMISSION: Prior to October 15 of each year, the Board Development Committee shall submit a slate of one (1) candidate for each vacancy on the MPI International Board of Directors and each officer of MPI. In selecting nominees, the Board Development Committee shall evaluate candidates to assure a balance of skills and experience on the MPI International Board of Directors. Notice of the names of each candidate shall be distributed to each voting MPI member on or before November 1.

2.4 MEMBERSHIP NOMINATIONS AND PETITIONS: Additional nominations from the membership shall be permitted if a minimum of two (2) percent of the membership as of July 1 have signed a petition to submit each additional nomination to the membership, provided such petitions are received on or before November 15, provided, however, not more than forty (40) signatures are from any one chapter. Petitions for additional nominations must be for a specific seat or office and must reflect the individual being challenged. A member must have applied for the position for which they are petitioning. The original application for the position must have included the submission of the board application form. Petition forms must be developed by and received from MPI’s official auditing firm and will be the only official form accepted. Any deviation from the official form will be disqualified and the petition will be deemed invalid. Signatures on valid petition forms may be original or facsimile and will be validated by the official auditing firm as to authenticity, duplicity and membership standing. The petition form must include a printed name, signature, and membership number. Each petition must be supported by written notice from the additional nominees of their availability and willingness to serve, as well as a biography.

2.5 ELECTION: Election of officers and directors shall be by the membership by mail ballot, or electronic means in accordance with such procedures as may be prescribed by the MPI International Board of Directors, provided there are additional nominations. All unopposed nominees shall be elected by the Chair of the Board Development Committee casting one (1) ballot in favor of the election of such unopposed candidates to the position for which they were nominated. In the event of a contested position or positions, the Board Development Committee shall submit to each voting member on or before November 15, a picture and biography of the candidates for each contested vacancy, along with a ballot for election. The ballot will indicate the candidate offered by the Board Development Committee as well as the candidate offered by petition. To be counted, such ballots must be received at MPI Global by the close of business on November 30, or the next business day following November 30 should it be a Saturday, Sunday, or national holiday. The votes shall be received and tabulated by an official auditing firm. Candidates shall be notified of the results of the election twenty-four (24) hours after tabulation of ballots. Members shall be notified of the results of the election in MPI’s official publication and newly elected officers, and directors shall assume office on January 1.

2.6 DUTIES OF OFFICERS:
2.6.1 IMMEDIATE PAST CHAIR: The immediate past chair shall serve as a voting member of the MPI International Board of Directors and shall without limitation:

a. Advise, along with the chair and chair-elect, the CEO on material decisions relating to the long-term strategy and public reputation and brand of MPI.
b. Chair the MPI Board Development Committee.
c. Serve on the President/CEO Performance Committee

2.6.2 CHAIR OF THE BOARD: The chair of the board shall serve as chair of the MPI International Board of Directors and shall preside at all meetings including the annual meeting of the association; and shall, without limitation:

a. Serve as chair of and preside over the meetings of the Board of Directors.
b. Serve as the official spokesperson for MPI, along with the CEO.
c. Advise, along with the chair-elect and immediate past chair, the CEO on material decisions relating to the long-term strategy and public reputation and brand of MPI.
d. Develop with the CEO the agenda for the Board of Directors meetings, including the determination of items placed on the consent agenda.
e. Serve on the President/CEO Performance Committee

2.6.3 CHAIR-ELECT: The chair-elect shall have such other duties and responsibilities as the chair of the board or the MPI International Board of Directors may assign; including, without limitation:

a. In the absence of the chair of the board or the chair of the board's inability or refusal to act, the chair-elect shall perform the duties of the chair of the board.
b. Advise, along with the chair and immediate past chair, the CEO on material decisions relating to the long-term strategy and public reputation and brand of MPI.
c. Serve on the MPI Board Development Committee.
d. Convene a meeting with the President/CEO of MPI and any other advisors of his choosing to select the incoming new members and chairs of each committee.
e. Serve on the President/CEO Performance Committee

2.6.4 VICE CHAIR OF FINANCE: The vice chair of finance shall chair the Audit and Finance Committee and have other duties and responsibilities as may be assigned by the chair of the board or the MPI International Board of Directors, including, without limitation:

a. Serve as chair of the meetings of the Audit and Finance Committee.
b. Advise management in the development of the annual budget.
c. Oversee the financial audit.
d. Ensure compliance and sound risk management practices.
e. Serve on the President/CEO Performance Committee

2.6.5 CEO: The CEO shall serve as a non-voting officer and shall perform such duties as may be prescribed by the chair of the board and/or Board of Directors, including, without limitation:

a. Oversee and manage all staff, support, and administrative aspects of the organization, including hiring and terminating employees, contractors, and advisors.
b. Consult with the chair, chair-elect, and immediate past chair of the Board of Directors on strategic and material decisions relating to the operation of MPI and the public reputation and brand of MPI.

c. Develop strategic plans for MPI and implement acts necessary to execute such plans.

d. Protect and promote the MPI brand.

e. Enter contracts on behalf of MPI that are consistent with the budget approved by the Board of Directors.

f. Develop, implement, and assess sound and compliant financial management practices.

g. Serve as the official spokesperson for MPI, along with the Chair of the Board.

2.7 ATTENDANCE. In-person attendance is required at all in-person IBOD meetings and virtual attendance is required at all virtual IBOD meetings. If a Board member who is not on approved leave of absence fails to attend at least seventy-five percent (75%) of IBOD meetings, the IBOD may, in consideration of the totality of the circumstances and any executed absences, remove the member in accordance with the MPI Bylaws by 2/3 of the voting directors.

2.7.1 For purposes of this policy, an “excused absence” is one where the absent director promptly notifies the Chair that he or she is unable to attend a regularly scheduled IBOD meeting because of (i) a previous commitment that was identified to the Chair when the IBOD meeting was first scheduled, (ii) a health-related emergency to the director or his or her immediate family, including death, (iii) observance of a generally-recognized religious holiday, or (iv) an unforeseen business conflict outside of the director’s control that, if missed, would cause substantial financial harm to the director.

2.7.2 For purposes of this policy, “approved leave” is the absence from an IBOD meeting for a reasonable duration approved by the IBOD on the basis of a medical limitation, military deployment, childbirth or adoption, or other grounds as the IBOD may determine; provided, however, that the director on approved leave must use his or her best efforts to virtually attend, if available, IBOD meetings to ensure he or she is adequately informed of and responsible for the organization’s affairs.

ARTICLE VIII
COMMITTEES, TASK FORCES, AND ADVISORY COUNCILS

SECTION 1. STANDING COMMITTEES: Standing committees of MPI shall be Board Development, Audit and Finance and President/CEO Performance. Annually, the chair of the MPI International Board of Directors and President/CEO shall select members to serve during the chair's term.

1.1 BOARD DEVELOPMENT COMMITTEE: The Board Development Committee shall assist the MPI International Board of Directors in ensuring the composition of the MPI International Board of Directors is aligned to MPI's strategic needs, by overseeing and managing the nomination process for open director and officer positions, including the recruitment, development, and evaluation of candidates.

1.1.1 The chair of the board each year shall select members of a Board Development Committee which will be ratified by the MPI International Board of Directors. The committee will consist of eight (8) members, having a quorum of five (5) to be required for action, and having the immediate past chair to serve as the chair of the committee and the chair-elect to serve as a member of the committee. Additional Members shall include at least one (1) at-large Board member and up to five (5) at-large members (at least one (1) who is a Chapter officer). A Board development committee member who may consider serving as an officer or board member
shall recuse themselves from the board development process related to the nomination and development of a board slate.

1.1.2 The President/CEO and Chair of the IBOD shall be ex-officio members of the committee without a vote. In the case of a resignation, the chair will be authorized to fill a vacancy created by the inability of a member to attend the Board Development Committee meeting(s). No proxies will be allowed for voting.

1.2 AUDIT AND FINANCE COMMITTEE: The Audit and Finance Committee shall assist the MPI International Board of Directors in fulfilling its oversight responsibilities relating to the quality and integrity of MPI’s financial reporting processes and accounting practices and the performance, qualifications, and independence of MPI’s independent auditors.

1.3 PRESIDENT/CEO PERFORMANCE COMMITTEE: The four elected officers of the MPI International Board of Directors shall complete a performance evaluation of the President/CEO at least annually and review and approve any necessary changes to the President’s employment contract and compensation. The annual review should take place by the end of the first quarter. The committee will report their findings and actions to the MPI International Board of Directors.

SECTION 2. COMMITTEES, TASK FORCES, and ADVISORY COUNCILS: The Council of Chapter Presidents and the Past Presidents/Chairs Council shall be automatically constituted unless otherwise determined by the MPI International Board of Directors. All other committees, task forces and advisory councils shall be appointed by the chair elect.

At least one advisory council will include a chapter advisory function and charge.

2.2 ROLES AND RESPONSIBILITIES:

2.2.1 Statement of Accountability:

a. Overall accountability for MPI business/operations --- (e.g., projects, events, and deliverables) lies with MPI Global management. International Volunteer Groups provide a much-needed industry perspective on key issues.

b. MPI may appoint four distinct categories of volunteer groups 1) standing committees; 2) select committees; 3) task forces and 4) advisory councils.

a. **Standing Committees:** Committees performing fundamental governance functions for MPI Global, (e.g., Board Development Committee, Audit and Finance Committee, and President/CEO Performance) and/or other committees specified/established in MPI Bylaws and policy manual.

b. **Select Committees:** Committees that are formed to accomplish a specific task on an ongoing basis.

c. **Task Forces:** Created for a defined and time-limited purpose, to solve a specific problem.

d. **Advisory Councils:** An advisory council is a collection of individuals who bring unique knowledge and skills which augment the knowledge and skills of the board of directors to guide the organization more effectively and/or represent a specific vertical/segment of our community. The advisory council does not have formal authority to govern the organization, which means the advisory council cannot issue directives which must be followed. Rather, the advisory council serves to make recommendations and/or provide key information and materials to the board of directors.
2.2.2 Individual Roles and Responsibilities:

Expectations of Board Liaisons:

a. Provide a channel for committee communication with the board which could include reports, recommendations from the committee or committee inactivity.
b. Ensure that the work of the committee stays aligned with the strategic plan, and the committee’s objective statement.
c. Foster collaborative working relationships between staff, chair, the board, and committee members.
d. Work with chair and staff liaison to ensure long-term productivity of the committee, including facilitation of a smooth transition from the out-going chair to the in-coming chair each year.
e. May present an update on the committee's direction/accomplishments at one board meeting per year.
f. Works with the chair and staff liaison to ensure a written mid-year and end of year update for the board.
g. Attends committee meetings.

Expectations of Staff Liaisons:

a. Clearly communicate purpose/charge for the group. If changes in direction occur, communicate with the group in a timely manner.
b. In partnership with the volunteer chair, develop work plan to achieve purpose/charge and clearly communicate responsibilities/assignments for each member.
c. Works with the chair to provide a mid-year and year-end report to the International Board of Directors.
d. Create a positive volunteer experience for all.
e. Complete any assignments by deadlines.

Expectations of Volunteer Members:

a. Focus on assigned purpose/charge for the group.
b. Attending meetings and conference calls.
c. Complete any assignments by deadlines.
d. Communicate any challenges/concerns early to both the Volunteer chair and staff liaison.
e. Submit volunteer reimbursement requests immediately following a funded meeting but no later than 30 days.
f. Maintain confidentiality of discussions and background materials.
g. Comply with Conflict-of-Interest Policy by completing Annual Disclosure Form.

Expectations of Volunteer Chairs and vice chairs:

a. All expectations of volunteer members with these additional conditions:
b. Partner with staff liaison to lead the group to achieve assigned purpose/charge creating a positive volunteer experience for all.
c. Provide a written mid-year and year-end report to the International Board of Directors.
d. Communicate any challenges/concerns early to the staff liaison and board liaison.
e. Ensure minutes are taken and submitted to the committee not later than 3 weeks following the meeting.

SECTION 3. VOLUNTEER LEADERSHIP STRUCTURE:

3.1 COMPOSITION: Committees, Task Forces, and Advisory Councils shall consist of as many members (in addition to the chair) as the chair of the MPI International Board of Directors deems necessary to efficiently accomplish the charge of the volunteer group.

3.2 TERM OF SERVICE: Each volunteer group shall have a chair who shall serve for one (1) year. No chair shall serve more than two (2) consecutive terms, except in the case of an unusual
circumstance, such as a critical project in progress. A vice chair can serve one year as a transition year.

3.3 SELECTION: The MPI International Board of Directors’ chair-elect shall convene a meeting with the President/CEO of MPI and any other advisors of his or her choosing to select the incoming new members of each committee. The chair shall be selected from the existing committee whenever possible.

3.4 CONFLICT OF INTEREST: Each member of a committee, task force, or advisory council shall annually review the MPI Volunteer Agreement that includes Conflict of Interest Policy and complete the agreement.

SECTION 4. REPORTS: Each committee, task force, or advisory council shall submit a written progress report to the MPI International Board of Directors semi-annually prior to June and December MPI Board of Directors meeting.

SECTION 5. EIC DELEGATE: MPI, as a member of the Events Industry Council (EIC), is entitled to have two representatives serve as delegates to the Council. One of those delegates shall be the President/CEO of MPI.

SECTION 6. PAST PRESIDENTS, CHAIRS:

6.1 COUNCIL:

6.1.1 Past Presidents/Chairs of MPI shall succeed to membership on the Past Presidents/Chairs Council.

6.1.2 The Past Presidents/Chairs Council shall meet at the request of the Chair of the MPI International Board of Directors or President/CEO.

6.1.3 The Past Presidents/Chairs Council, upon request, may serve as a special advisory group to the President/CEO of MPI and may undertake special projects determined worthwhile and appropriate by, and function as a special advisory group to, the current chair of the MPI International Board of Directors and/or President/CEO.

6.2 RECOGNITION: In recognition of service in MPI and the MPI Foundation, after one (1) year as chair of either MPI or the MPI Foundation, the following is extended:

6.2.1 Gratis annual member dues.

6.2.2 Complimentary registration at the MPI World Education Congress and one additional MPI conference per year.

SECTION 7. AWARDS: MPI will have an awards program to recognize outstanding achievement from its membership, chapters, and the business community. All awards given by MPI will be submitted to the MPI International Board of Directors for approval.

ARTICLE IX
FINANCE

SECTION 1. FISCAL YEAR: The fiscal year of MPI International for financial and business purposes is January 1 through December 31.
SECTION 2. ANNUAL BUDGET: The annual operating and capital budgets are prepared by management for presentation to the Audit and Finance Committee, who then recommend the operating and capital budgets to the MPI International Board of Directors. The MPI International Board of Directors approves the annual operating and capital budgets.

2.1 CAPITAL EXPENDITURES: A capital expenditure budget will accompany the proposed budget for the upcoming fiscal year for MPI International Board approval. Requests for capital expenditures more than $25,000 which have not been included in the approved budget must have prior approval of the Audit and Finance Committee.

SECTION 3. RESERVE FUND:

3.1 Terms: The term “Reserves” for financial purposes will be defined as funds segregated as part of a defined reserve fund which can be accessed for the purposes and through the process identified below as part of the reserve fund policy.

3.2 Purpose of Reserves: MPI will maintain adequate reserves for the following purposes:

   a. National or international event which could cause a substantial downturn in MPI’s member’s industries. In such cases reserves can provide the necessary resources to replace budgeted revenues that fail to arrive, allowing for an orderly reduction of expenditure over whatever period is necessary.

   b. Identification of a valuable investment opportunity for long term growth. While most such opportunities are managed through budgeted expenditures, the right opportunity with a significant and dependable return on investment can warrant a decision on the part of the board to access the organization’s reserves. These investments would require an acceptable ROI back to the organization.

   c. Unpredictable events which could substantially impact MPI’s operations or revenue streams. While such occurrences are rare, reserves can provide the resources necessary to keep the organization functioning should one occur.

3.3 Reserve Target: MPI reserve target shall be defined as 25% of annual expense.

3.4 Account Structure: Reserve funds shall be segregated from operating funds. Operating funds are to be used for the day to day operations of the business as conducted, and kept in a business banking account. Reserve funds shall be held in a separate account eligible for investing and used for significant events. Deposits to the reserve fund account shall be made directly from the Operating funds account as excess funds are available and will be evaluated at least annually by the Finance Committee.

3.5 Access to Reserves: Any access of reserve funds shall be reported to the Audit & Finance Committee and completed in consultation with the Chair of the Board and Finance Chair. If the Reserve Fund falls below 25% of the established target, access to the reserve fund shall require an action of the Board of Directors prior to accessing the funds.

SECTION 4. REQUEST FOR PROPOSALS: Request for proposals shall be required for any expenditure more than $25,000. Request for proposals shall include letter of transmittal, qualifications of the firm or company, the approach to be utilized and the maximum fees that will be charged. Request for proposals should be secured from no less than two (2) qualified vendors.

SECTION 5. REIMBURSEMENT OF EXPENSES TO INTERNATIONAL VOLUNTEER LEADERS (SERVING ON BOARDS, COMMITTEES, ADVISORY COUNCILS & TASK FORCES):
5.1. POLICY STATEMENT: For meetings authorized by the Board of Directors or CEO, and/or when a board member is requested to travel on behalf of MPI, MPI will negotiate "best available" or complimentary room rates to defray expenses. Leadership groups will be held to allocated budgets as a limit of expense. Additionally, the MPI International Board of Directors recommends to and requests of volunteer leaders that they share in the expenses of volunteer participation, hotel sleeping room expenses.

5.1.1 Further, leadership chairs shall individually consult with their groups at the beginning of the Volunteer term regarding their ability to share in these expenses, and group expenditures shall be planned accordingly.

5.1.2 Reimbursement for air travel for official business meetings will be limited to:

- $400 USD for travel within the United States.
- $400 USD for travel within Canada, Mexico, or Europe.
- $500 USD for travel between the U.S. and Canada or Mexico; and
- $1,000 USD for intercontinental travel.

5.1.3 If pre-approved by MPI Finance, additional expenses up to $500 USD may be reimbursed for domestic or international economy air travel. The pre-approvals for additional expense will be turned around within 24 hours during the business week by sending to volunteerreimbursement@mpiweb.org

The cost of upgrades is not reimbursable. Charges for airline ticket changes for penalty-imposed tickets are not reimbursable unless authorized.

5.1.4 If pre-approved by MPI Finance, expenses for travel by rail will be reimbursed (if it is the most economical means of transportation).

5.1.5 MPI management will arrange for meeting space and group meals which will be paid via the appropriate board, committee, advisory council, or task force budget. Every effort will be made by MPI management to negotiate the best available (or complimentary) hotel accommodations for its international volunteer leaders.

5.1.6 In the event a volunteer leader extends the hotel stay to provide cost savings on air travel, MPI will reimburse this meeting attendee for the additional room night(s) and meal expense(s). This provision will be managed through MPI management on a case-by-case basis in advance of the meeting dates. Justification of cost savings must be presented in writing by the attendee before travel arrangements or hotel reservations are booked.

5.1.7 If pre-approved by management, expenses for one additional night's lodging will be reimbursed for international volunteer leaders who must travel excessive distances.

5.1.8 Expenses that are not reimbursable include:

- Food and beverages, other than group meals, are part of the meeting.
- Car rental (unless it is the most economical means of transportation to the meeting site).
- Extraneous limousine service.
- Parking.
- Conference registration fees.
- Personal telephone calls.
- Laundry/dry cleaning services.
- Fees for recreational or health facilities such as spa, fitness center, golf course, etc.
• Fees for in-room movies, mini-bar, video games and high-speed internet use; and
• Other incidental expenses (unless approved in advance by the management advisor).

SECTION 6. VOLUNTEER COMMITMENT: International volunteer leaders, upon acceptance of their designated assignments, make a commitment to fully participate in meetings of their group; except for special situations, they are expected to attend scheduled meetings in their entirety. Reimbursements for members who arrive late or depart early will be subject to approval.

SECTION 7. MEETINGS DURING MPI CONFERENCES/CONGRESSES: Meetings held in conjunction with MPI conferences and events are reimbursable.

ARTICLE X
MISCELLANEOUS

SECTION 1. SANCTIONED EVENTS: Any function, event promotion or special activity held or conducted in conjunction with a sanctioned MPI event must be cleared in advance through MPI Global and the President/CEO or his/her designee.

SECTION 2. EDITORIAL POLICY: The editorial policy of Meeting Professionals International shall be to inform the members and related audiences of all association activities of importance by judicious use of all possible media. Education will always be utmost in these efforts with additional objectives being those of growth, professionalism, and the highest ethical practices in the field of meeting management.

2.1 MPI shall serve as the unbiased, non-commercial voice of the profession. MPI's publications shall reflect the highest standards of the association, whenever possible, by use of recognized experts in the field, and from other important areas that directly have an impact on the meeting management profession. Publications will report on all items of news worthiness with the added responsibility of serving as the historical chronicle of MPI expansion and progress. All written and visual material will be of a positive nature and in no way be detrimental to any portion of the membership, their representative companies or organization.

2.2 MPI's editorial policy shall be under the direction and control of the President/CEO.

SECTION 3. MPI SPOKESPERSON DESIGNATION: The chair of the IBOD as the highest elective officer and president/chief executive officer shall be the official spokespersons for MPI. A member of the MPI International Board of Directors may be designated as an MPI spokesperson by the chair of the board to speak for MPI. In any case, all spokesperson's statements must conform to the adopted MPI International Board of Directors policy.

SECTION 4. CHAIR AWARD CRITERIA: The MPI Chair Award is a special recognition by the elected Chair of MPI to an individual or organization who has made an outstanding contribution to MPI, the meeting planning profession, the meetings industry or other activities that have benefited the industry or the association. This award is given at the discretion of the immediate past chair during their year as immediate past chair.

SECTION 5. INDUSTRY LEADER AWARD CRITERIA: The MPI Industry Leader Award is a special recognition presented annually at the discretion of the MPI President/CEO to an individual, or organization who has demonstrated strong sustained engagement and support for Meeting Professionals International at the chapter and/or international level, as well as having made exceptional contributions to the advancement of the business events industry.

SECTION 6. ELECTRONIC VOTING: When a matter may be put to the membership, committees, or Board of Directors electronically, the following procedures shall be followed:
6.1 Consistent with the Bylaws, notice will be given of the proposed result to be considered by those entitled to vote. On matters requiring a voting membership vote, the Board of Directors shall determine how long that matter should remain open for ballots to be cast on the issue(s), but in no event less than 10 days after the notice and ballots are transmitted.

6.2 Unless otherwise provided in the Bylaw(s), a majority of the votes cast shall determine the outcome of the resolution. Upon approval, the action taken shall become effective immediately unless otherwise provided in the resolution itself.

6.3 For a quorum of votes requiring membership approval, the number of ballots that need to be cast shall be lesser of 5% or 1,000 of those then entitled to vote. In the event the deadline for submission of ballots has passed and not enough eligible voters have participated for purposes of a quorum, the time shall remain open until a quorum is reached unless otherwise provided by the Board of Directors. Such an extended period shall not exceed beyond the initial 30 days of the initial date.

6.4 For matters submitted to the Board of Directors without a meeting and for information action, 100% approval of all their members of the Board of Directors must be received.

SECTION 7. CONFLICTS OF INTEREST: This conflict-of-interest policy is intended to protect MPI from conflict-of-interest situations that can result in unethical or illegal practices, and to provide a process that will enable a transaction to be reviewed and treated as valid and binding even though there is or may be a conflict of interest with respect to the transaction.

7.1. A Conflict of Interest arises when a person’s duty of loyalty to the organization comes into conflict with a competing financial, personal, or other material interest that he or she (or a relative) may have in a proposed transaction. A Conflict of Interest can arise in a variety of circumstances where an interest could reasonably be viewed by others as affecting the objectivity or independence of a decision maker. As a Board member, you are to avoid Conflicts of Interests and, in the rare instances where they are unavoidable, you should make full disclosure of the facts that give rise to the Conflict of Interest in accordance with the process set forth below and nonetheless have a continuing obligation to ensure any action is fair to the organization. Moreover, you must put the interests of MPI ahead of your own. If an opportunity related to the organization’s purposes comes to you either as a Board member or otherwise, you must make it available to the organization before you take it for yourself or another entity.

7.1.1 For purposes of this policy, the following circumstances shall be deemed to create Conflicts of Interest, though they are no way intended to be limitations on the types of potential Conflicts of Interests that may exist:

a. A Transaction between MPI and a Board member or Family Member.

b. A Transaction between MPI and an entity in which a Board member or Family Member has a Material Financial Interest or of which such person is a director, officer, agent, partner, associate, trustee, personal representative, receiver, guardian, custodian, conservator, or other legal representative.

c. A Board member competing with MPI or having a Material Financial Interest in, or serving as a director, officer, employee, agent, partner, associate, trustee, personal representative, receiver, guardian, custodian, conservator, or other legal representative of, or consultant to, an entity or individual that competes with MPI.

d. A Board member accepting gifts, entertainment, or other favors from any individual or entity that: (a) does or is seeking to do business with or is a competitor of MPI; or (b) has received, is receiving, or is seeking to receive a loan or grant, or to secure other
financial commitments from MPI; under circumstances where it might be inferred that such action was intended to materially influence or possibly would materially influence the Board member in the performance of his or her duties.

e. Board members can only receive reimbursement for reasonable expenses and costs incurred in fulfilling their Board responsibilities. Illinois law prohibits loans by the organization to its directors and officers. If a Board member is also an employee, compensation can be paid but such person member should not participate in setting his or her compensation.

7.1.2 Definitions:

a. A Family Member is a spouse, domestic partner, parent, child, or spouse of a child, siblings, or spouse of a sibling, of a Board member.

b. A Material Financial Interest in an entity is a financial interest of any kind that, in view of all the circumstances, is substantial enough that it would, or reasonably could, affect a Board member’s or Family Member’s judgment with respect to transactions to which the entity is a party. This includes all forms of compensation or anything of financial value.

c. A Transaction is any agreement or relationship involving the sale or purchase of goods, services, or rights of any kind, the providing or receipt of a loan or grant, the establishment of any other type of pecuniary relationship. The making of a donation or grant to MPI is not a Transaction.

d. For purposes of this policy, the term “Board” may be interchanged with “Committee,” “Task Force,” “Advisory Council,” or other governing body where the decision-making ability regarding a proposed Transaction lies with such Committee, Task Force, Advisory Council, or other governing body, respectively. For example, a non-Board member on an Advisory Council must disclose his or her Conflict of Interest to the Advisory Council for the Advisory Council to then reach an appropriate outcome. The Chair of the International Board of Directors may resolve any issues related to Conflicts of Interest within a Committee, Task Force, Advisory Council, or other governing body.

7.2 Procedures to address a Conflict of Interest:

7.2.1 Duty to Disclose: Regarding any actual or potential Conflict of Interest, a Board member must disclose the financial or personal interest and all material facts to the Board and the CEO. Such disclosure shall be made as soon as the Conflict of Interest is known to the Board member.

7.2.2 Recusal: A Board member who has a Conflict of Interest shall not participate in, vote on, or be permitted to hear the Board’s discussion of the matter except to disclose material facts on the matter before the Board and to respond to questions. Such a person shall not attempt to exert his or her personal influence with respect to the matter, either at or outside the meeting.

7.2.3 After disclosure of a material or personal interest and all material facts, and after any discussion with the interested Board member, the remaining Board members will decide if a Conflict of Interest exists and how the situation should be addressed. For Conflicts of Interest within a Committee, Task Force, Advisory Council, or other governing body, the Chair of the International Board of Directors may resolve the issues that such governing body was unable to resolve.
7.2.4 After exercising due diligence, the Board shall determine whether to enter into the proposed Transaction. If appropriate, the Board can investigate and decide on alternatives to the proposed Transaction. In rare instances, the Conflict of Interest may seriously impede a Board member’s ability to fulfill his or her fiduciary responsibilities to MPI that resignation or removal from the Board or MPI is appropriate.

7.3. Failure to Disclose. If the Board has reason to believe that a Board member has failed to disclose a Material Financial Interest, it shall inform the Board member of the basis of such belief and provide an opportunity to explain the alleged failure to disclose. If after hearing the response and considering any other relevant information the Board determines there was a failure to disclose, the Board may implement remedial action against the Board member, including, but not limited to, censure, suspension, or expulsion from the Board or MPI.

7.4 Annual Attestation and Disclosure for Board members.

7.4.1 Each new Board member shall be required to review a copy of this policy and to acknowledge in writing that he or she has done so.

7.4.2 Each Board member shall annually complete an annual disclosure form identifying any relationships, positions, or circumstances in which the Board member is involved that he or she believes could contribute to a Conflict of Interest arising. Such relationships, positions, or circumstances might include service as a director of or consultant to a not-for-profit organization, or ownership of a business that might provide goods or services to MPI. Any such information regarding business interests of a Board member or a Family Member shall be treated as confidential and shall generally be made available only to the Chair, CEO/President and/or their designees and any Committee or governing body appointed to address Conflicts of Interest, except to the extent additional disclosure is necessary in connection with the implementation of this Policy.

7.4.3 Board members must disclose at each meeting any Conflict of Interest that may arise as to specific agenda items to be addressed at the meeting.

SECTION 8. DIRECTORS AND OFFICERS LIABILITY COVERAGE: MPI will maintain Directors and Officers liability insurance coverage for all members of the MPI International Board of Directors and Global Board of Trustees of the MPI Foundation.

SECTION 9. ANTITRUST POLICY AND GUIDELINES:

9.1 The antitrust laws are the rules under which our competitive economic system operates. Their primary purpose is to preserve and promote free competition. It is our policy strictly to comply in all respects with the antitrust laws.

MPI meetings or workshops by their very nature bring competitors together. Accordingly, it is necessary to avoid discussions of sensitive topics and especially important to avoid recommendations with respect to sensitive subjects. Agreements to fix prices, allocate markets, engage in product boycotts, and to refuse to deal with third parties are automatically illegal under the antitrust laws. It does not matter what the reason for the agreement might be.

Accordingly, at any MPI meeting discussions of prices, including elements of prices such as allowances and credit terms, quality ratings of suppliers, and discussions that may cause a competitor to cease purchasing from a particular supplier, or selling to a particular customer, must be avoided. Also, there should be no discussion that might be interpreted as a dividing up of territories or customers.
An antitrust violation does not require proof of a formal agreement. A discussion of a sensitive topic, such as prices, followed by parallel action by those involved in or present at the discussion is enough to show a price fixing conspiracy. As a result, those attending an association sponsored meeting must remember the importance of avoiding not only unlawful activities, but even the appearance of unlawful activity.

As a practical matter, violations of these rules can have serious consequences for a company and its employees. The Sherman Antitrust Act is both a civil and criminal statute. Violations are felonies punishable by penalties of up to the greater of $100 million or twice the profits gained, or damages incurred up to 10 years imprisonment. The U.S. Justice Department, state attorneys general, and any person or company injured by a violation of the antitrust laws may bring civil actions for three times the amount of the damages, plus attorneys' fees and injunctive relief. International antitrust regimes, particularly in the E.U., are similar to U.S. antitrust law in many respects.

Antitrust investigations and litigation are lengthy, complex, disruptive, and expensive. Therefore, all companies and their employees must not only comply with the antitrust laws in fact, but must conduct themselves in a manner that avoids even the slightest suspicion that the law is being violated. Associations, because they bring competitors together, are natural targets, along with their members alleged to have participated with or through the association.

9.2 The following is a non-exhaustive list of topics that must not be the subject of any type of agreement, whether expressed or implied, formal or informal, and therefore should not be discussed at any event or gathering of MPI at any level of the organization.

- Prices to be charged to clients, customers, or by suppliers, including elements of pricing or timing of when pricing may change.
- Division or allocation of markets or customers or market share of any competitor.
- Specific distribution or sales methods or channels.
- Business strategies or financial forecasts.
- Potential mergers, combinations, or acquisitions or preliminary discussions related thereto.
- Coordination of bids/proposals or requests for bids/proposals.
- Terms and conditions of sales, including credit or discount terms.
- Terms for distribution of products.
- Targets for production levels or other measures of output.
- Specific profit levels or methods to increase profits.
- A boycott of or a refusal to deal with a customer or supplier.
- Compilation of approved or target lists of customers or suppliers or target.
- Standards or methods to eliminate or reduce competition.

9.3 If you are in doubt about discussing a particular topic, you may consult with legal counsel for MPI to be sure the discussion is permitted. Generally speaking, if you have to ask, it's probably best to avoid the topic. The provisions in this antitrust policy do not constitute legal advice. MPI makes no guarantees that its members or their employers will be immune from liability under applicable antitrust and competition laws. You should seek legal counsel, as needed. Members who fail to comply with this policy may be subject to penalty, including, but not limited to, termination of membership.
ARTICLE XI
EDUCATIONAL PROGRAMS

SECTION 1. CONFERENCES/CONGRESSES: The MPI International Board of Directors shall have the final authority over the site selection of MPI World Education Congresses and MPI Regional Conferences. The responsibility and authority for the planning and management of the MPI World Education Congresses and MPI Regional conferences are delegated to the President/CEO, who shall keep the MPI Board of Directors informed. The President/CEO or his/her designee shall serve as conference manager and shall determine and direct the involvement of local members and/or organizations.

SECTION 2. SITE SELECTION CRITERIA: All MPI functions and activities shall be held at facilities or properties having an MPI member on the staff, or if the property is a part of a chain, the chain must have demonstrated active representation in MPI. Any exception to this policy, regarding individual functions or activities, must be approved by the President/CEO. Each invitation must be supported by a local convention and visitor’s bureau, the city government and any local MPI constituents.

SECTION 3. COMPLIMENTARY REGISTRATIONS: The President/CEO or his/her designee is authorized with discretion to issue complimentary and/or reduced (one-half regular fee) registrations for MPI conferences/congresses.

SECTION 4. SMOKING POLICY: All MPI programs within meeting rooms and seated functions will be smoke free.