BY-LAWS OF THE
NOVA SCOTIA COLLEGE OF ART AND DESIGN
ALUMNI ASSOCIATION

Interpretation

1.0 In these by-laws unless there be something in the subject or context inconsistent therewith:
   b) “Registrar” means the Registrar of Joint Stock Companies appointed under the Nova Scotia
      Companies Act.
   c) “Special Resolution” means a resolution passed by not less than three-fourths of such
      members entitled to vote as are present in person or by proxy, where proxies are allowed,
      at a general meeting of which notice specifying the intention to propose the resolution as a
      special resolution has been duly given.
   d) “Member” means an individual as defined under article 2.0.

Membership of the Association

2.0 A member may be:
   a) Any person who has received a degree or diploma from NSCAD;
   b) Any honorary graduate of NSCAD;
   c) Any degree/diploma program student who has completed thirty credits of study at the
      College and is no longer in attendance; or
   d) Any Extended Studies student that has completed four courses at the College and is no
      longer in attendance.

2.1 Membership in the Association will cease if the Member’s degree or diploma from NSCAD is
revoked. A Member may resign by writing to the Association.

Branches

3.0 Any ten Members of the Association residing in any locality, upon receiving the approval of the
Board of Directors, may form a branch, provided that not more than one branch shall be
established in any one locality except where the Board deems it desirable.

3.1 Each branch shall operate with the Association in the advancement of the objects of the
Association.

3.2 Members of the Association with a particular common interest of graduates of any professional
program of NSCAD, with the approval of the Board of Directors, may form a special branch or
organization in affiliation with the Association, provided that the by-laws of the branch or
organization do not conflict with these by-laws.
Board of Directors

4.0 The Board of Directors of the Association consists of the following:

   a) President of the College (Honorary Ex Officio)
   b) Nine Association Members for two year terms, provided that for the first year of the Association five shall have been elected for a one year term and four for two year terms;
   c) Up to two representatives from each affiliated alumni branch or organization in accordance with Article 3.2;
   d) Immediate Past President (Ex Officio); and
   e) Alumni Liaison(s) to the Board of Governors.
   f) President of the Student Union at NSCAD. In the absence of the President, his/her designate may attend the meetings (Ex Officio).

4.1 The Board shall be empowered, for causes, to declare any position vacant on the Board. Such causes shall include:

   a) Conduct prejudicial to the interest of the Association.
   b) Refusal to accept responsibilities.
   c) Failure to attend two or more consecutive meetings of the Board except for reasons the Board considers good and proper.

If the director is unwilling or unable to do so, the Board shall have the power to discipline, to request the resignation of, or to expel the director, subject to the right of appeal. Upon thirty days notice in writing to the director, the Board may pass a special resolution authorizing the disciplinary action or the removal of the director from the Board of the Association.

A director of the Board whose office is declared vacant will have the right to appeal as provided for in the by-laws. Proper notice must be given of a motion to remove a person from office and the individual concerned shall be given an opportunity to speak before such a motion is put to a vote. In the case of disciplinary action or removal, the right of appeal of such a director shall be an Appeal Committee of five Members appointed by the President of the Board. The appellant has thirty days from notice of the discipline to launch an appeal.

Board of Governors

5.0 The Board of Directors of the Association shall recommend two individuals from the Alumni Board of Directors to serve as Alumni Representatives on the Board of Governors of NSCAD for a period of three years. Members of the Board of Directors as a result of Article 4.0 a, c, d, and f, are excluded from serving as Alumni Representatives on the Board of Governors of NSCAD.

Officers of the Association

6.0 The officers of the Association are:

   a) President
   b) Vice President
   c) Immediate Past President (Ex Officio)
d) Secretary

e) Treasurer

6.1 The Board of Directors shall select the President, Vice-President, Secretary, and Treasurer from among its members at its first meeting following election of its members.

6.2 The officers of the Association hold office until the end of the Annual Meeting next following their installation, or until a successor is elected or appointed, whichever occurs first.

6.3 In the event that the term of the immediate past President has expired, that person shall function as an Ex Officio member of the Board of Directors.

Executive Committee/Other Committees

7.0 The Executive Committee of the Association shall consist of:

a) The Officers of the Association;
b) Associate Vice President, University Relations (Ex Officio); and
c) Other members as appointed by the Executive Committee from time-to-time.

7.1 The Board of Directors shall appoint the Nominating Committee plus any other committee as required from time to time.

7.2 Committee chairpersons must be members of the Board of Directors.

Power and Duties of Directors

8.0 The power and duties of the Board of Directors are:

a) Exercise the borrowing power of the Association and raise and secure the payment of money in such a manner, as it deems expedient;
b) Manage, govern, conduct and control the business, property, revenue and affairs of the Association;
c) Make rules and regulations for the conduct of its business and for the control and direction of the work of the Association
d) Alter, amend or repeal the rules and regulations specified in Article 8.0 c);
e) Appoint committee(s) with power to act on behalf of the Board of Directors in such matters, as the Board of Directors considers expedient;
f) Acquire and take by purchase, donation, devise, bequest or otherwise real estate and personal property and hold, enjoy, sell, exchange, lease, let, improve and develop the same and erect and maintain buildings and structures;
g) Use its funds and property, from whatever source, to defray its annual expenditures and for the attainment of its objects and purposes;
h) Do all such other acts and things as are incidental or conducive to or consequential upon the exercise of its powers or attainment of its objects and;
i) Collect an annual membership fee in an amount set by the board of Directors.
8.1 If authorized by special resolution passed by not less than three-fourths of such members entitled to vote as are present at a general meeting or annual meeting of the Association of which sixty days notice has been given, the Board of Directors may;

a) Change its name or alter its objects so as to add or restrict or abandon any of its objects or the locality in which its activities are chiefly carried on; or
b) Subscribe to or become a member of any other society or association, whether incorporated or not, whose objects are in whole or part similar to its own objects.

Duties of the Officers of the Association

9.0 Unless otherwise agreed by the Board of Directors, the President shall;

a) Officially represent the Association;
b) Preside at all general meetings and all meetings of the Board of Directors;
c) Be an Ex Officio member of all committees except the Nominating Committee;
d) Authenticate by her or his signature, when necessary, acts, order and proceedings of the Association and perform such other duties as may from time to time be conferred upon her or him by the Board of Directors; and
  e) Be a signing officer with the Treasurer as designated by the Board of Directors.

9.1 Unless otherwise agreed by the Board of Directors, the Vice-President shall:

a) Assume the office of the President in the event that the President resigns until such time as the Board of Directors appoints a new President.

9.2 Unless otherwise agreed by the Board of Directors, the Secretary shall:

a) Keep an accurate account of the minutes of general, board, and executive meetings;
b) Authenticate by her or his signature, when necessary, acts, orders, and proceedings of the Association;
c) Be responsible for maintaining the Association’s files and records, except financial.

9.3 Unless otherwise agreed by the Board of Directors, the Treasurer shall:

a) Keep and maintain accurate account of all receipts and expenditures of the Association;
b) Prepare a financial statement of the affairs of the Association for presentation at each meeting of the Board of Directors and each general meeting; and
  c) Be a signing officer with the President.
Protection of Officers

10.0 Limitation of Liability of Officers

No member of the Association shall, in their individual capacity, be liable for any debt or liability of the Association beyond the amount of the subscription, dues or fees payable to them by the Association.

10.1 Limitation of Cause

No Board Member of the Association shall be liable for the acts, receipts, neglects or defaults of any other Board Member or employee, or for joining in any receipt of other act for conformity, or for any loss, damage or expense happening to the Association through the insufficiency or deficiency of title to any property acquired by order of the Association for or on behalf of the Association, or for the insufficiency or deficiency of any security upon which any of the moneys of the Association shall be invested, or for any loss or damage resulting from bankruptcy, insolvency, or tortuous act of any person with whom any of the moneys, securities or effects of the association shall be deposited, or for any loss occurred by any error of judgment or oversight on their part, or for any other loss, damage or misfortune whatever which shall happen in the executing of the duties of their office or in relation thereto unless the same shall happen through their own willful neglect or default.

10.2 Indemnity

Every Board member of the Association and their heirs, executers and administrators and estate and effects, respectively, shall from time to time and at all times be indemnified and saved harmless out of the funds of the Association from and against:

a) All costs, charges and expenses whatsoever that such Board member sustains or incurs in or about any action, suit or procedure that is brought, commenced or prosecuted against them for or in respect of any act, deed, matter or thing whatsoever made, done or permitted by them in or about the execution of the duties of their office; and

b) All other costs, charges and expenses that they sustain or incur in or about or in relation to the affairs of the Association; except such costs, charges, or expenses as are occasioned by their own willful neglect or default.

Remuneration of Directors

11.0 Remuneration

No Director shall receive payment or honorarium for services provided in furtherance of his or her duties as director, except for the reimbursement of expenses incurred in the course of these duties, in accordance with the policies as set from time to time by the Board of Directors.
Election of the Board of Directors

12.0 Nominating Committee

The Nominating Committee shall consist of a chairperson who shall be an Officer of the Association and up to four other Members who shall be appointed by the Board of Directors.

12.1 Duties of the Nominating Committee

a) From among the Members of the Association, the Nominating Committee shall nominate ten or more persons as candidates for the election.

b) The Nominating Committee shall present its report to a meeting of the Board of Directors.

c) The Nominating Committee may be called upon by the Board of Directors to act during the year, as required.

d) The Nominating Committee shall invite and receive nominations from among Members of the Association.

12.2 Candidates for Election

The following shall be elected annually by Members of the Association:

a) Five Directors to be elected for a two-year term.

12.3 Ballots

a) The Nominating Committee may prepare ballots with the names of the candidates nominated together with the necessary instructions for voting and the final date for receiving ballots.

b) A ballot may be sent to each Member of the Association not later than three weeks before the date of the Annual Meeting, and must, in such case, be received at the Alumni Office not later than ten days before the Annual Meeting.

12.4 Scrutineers

The President of the Association shall appoint two scrutineers who shall count the ballots and report the results of the Annual Meeting.

12.5 In Case of a Tie

In case of a tie, the scrutineers shall notify the President immediately, and the President shall cast the deciding vote.

Election of Officers

13.0 During the Annual General Meeting, the last function of the outgoing President shall be to call a meeting of the newly elected Board of Directors. At that meeting, elect from the newly elected Board of Directors, the President, the Vice-President, the Secretary, the Treasurer and the Alumni Liaison(s) to the Board of Governors.
Vacancies

14.0 Members of the Board of Directors and Officers

   a) Any vacancies of Officers of the Association shall be filled by the Board of Directors from
      within the Board of Directors for the unexpired term.
   b) The Nominating Committee will recommend replacements for resigned Board of Directors
      members to be approved by the Board of Directors

14.1 Board of Governors

   In the event of a vacancy of any Alumni member on the Board of Governors, the Board of
   Directors shall nominate and elect a successor for the unexpired term.

Meetings

15.0 All meetings shall be conducted under Roberts Rules of Order

15.1 Annual Meetings

   a) The Association shall hold an Annual Meeting each year in Halifax
   b) At least three weeks notice of the date and the place of the meeting shall be given by the
      Secretary to the Members of the Association, as per article 2.0.
   c) The Board of Directors shall appoint a Chairperson for the meeting.
   d) Any Member of the Association may inspect the records of the Association, held in the
      Office of the Association, prior to the Annual General Meeting, after giving one-week notice
      to the Secretary of the Board of Directors.

15.2 Special Meetings

   a) Special meetings of the Association may be called by the Board of Directors at any time,
      provided notice of the time, place, and purpose of the meeting is given to all Members, as
      per article 2.0, by the Secretary fourteen days prior to the meeting.
   b) It shall be the duty of the President to call a special meeting on receipt of a request to that
      effect, signed by at least twenty-five Members and specifying the purpose for which the
      meeting is desired. Should the President fail to do so within ten days, the Vice-President
      shall call the meeting.
   c) No business shall be transacted at a special meeting unless notice thereof has been given.
   d) The Board of Directors shall appoint a chairperson for the meeting.

15.3 Quorum

   Ten Members, as per article 2.0, shall constitute a quorum at the Annual General meeting or a
   Special General Meeting.
15.4 Voting

Every Member, as per article 2.0, may vote at the Annual General meeting or a Special General Meeting. In the case of a tie, or stalemate, the Chairperson has the deciding vote.

15.5 Meeting of the Board of Directors

a) The first meeting of the newly elected Board of Directors shall be called by the outgoing President and shall be held after the Annual Meeting of the Association.
b) The President may call a meeting of the Board of Directors at any time, or in his/her illness or absence, the Vice-President, provided that twenty-four hours notice of the meeting is given.
c) It shall be the duty of the President to call a meeting of The Board of Directors on the receipt of a request to that effect, specifying the purpose for which the meeting is desired and signed by at least four members of the Board of Directors. Should the President fail to do so within seven days, the Vice-President shall call the meeting.
d) Sixty percent of the directors shall constitute a quorum at a meeting of the Board of Directors. Ex Officio members and representatives from affiliate alumni branches or organizations are not counted when determine quorum.
e) Every director may vote, with the exception of Ex Officio members and representatives from affiliate alumni branches or organizations. In the case of a tie vote, the President shall cast the deciding vote.

15.6 Absence of the President

a) Procedure for conducting meetings in the absence of the President and the Vice-President is covered in Robert’s Rules of Order.

Auditors

16.0 Appointment of Auditors

The Association shall appoint auditors at its Annual Meeting.

16.1 Duties of the Auditors

The Auditors so appointed shall audit the current year’s accounts and present a statement to the Association at its next Annual Meeting.

Execution of Instruments

17.0 The Board of Directors may, by resolution, authorize two or more of the directors to executive contracts, deeds, bills of exchange, cheques, and other instruments and documents on behalf of the Association.

17.1 The Seal of the Association shall be in the custody of the Secretary of the Association, and may be affixed to any document as per resolution of the Board of Directors.
Amendments

18.0 These by-laws may be amended, repealed, or added to by a Special Resolution approved by three-fourths of those Members present at an Annual Meeting, or Special Meeting of the Association, provided that notice of the proposed amendment has been given to each Member at least three weeks prior to the holding of the meeting.

18.1 Any proposed amendment shall, before being presented in 18.0 be considered at a duly called and constituted meeting of the Board of Directors.

18.2 Written notice with a copy of the proposed amendments shall be given to each member of the Board of Directors at least three weeks prior to the meeting of the Board of Directors at which the proposed amendment is to be considered.

Amended: July 28, 2010
Amended: October 26, 2011
Amended: August 29, 2013
Amended: September 5, 2017