NAWBO-LA CHAPTER BYLAWS
NATIONAL ASSOCIATION OF WOMEN BUSINESS OWNERS

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ARTICLE I: NAME AND PURPOSE

Section 1. Name

The name of this organization is the National Association of Women Business Owners Los Angeles Chapter, hereinafter referred to as “the chapter”. This organization is a local chapter of the National Association of Women Business Owners, hereinafter referred to as “NAWBO”, and will not take actions or positions that are inconsistent with the bylaws and policies of NAWBO.

The chapter is a subordinate unit of NAWBO, and shall not abrogate the rights of the members of the national organization by creating categories of membership not recognized by NAWBO, refusing to offer categories of membership recognized by NAWBO, or by altering the membership voting rights in any way.

Section 2. Purpose

NAWBO’s vision is to propel women entrepreneurs into economic, social and political spheres of power worldwide.

NAWBO’s mission is to:

• strengthen the wealth-creating capacity of NAWBO’s members and promote economic development;
• create innovative and effective changes in the business culture;
• build strategic alliances, coalitions and affiliations; and
• transform public policy and influence opinion-makers.

ARTICLE II: OBJECTIVES

The objectives of the chapter, organized as a non-profit corporation 501c(6), are as follows:

• to encourage, support and educate women who own and operate businesses;
• to provide a national and international voice for women who own and operate businesses;
• to foster the economic stability of businesses owned and operated by women;
• to improve the climate for entrepreneurs in small and growing businesses at the local, state, national and international levels through participation in the public policy-making process;
• to foster leadership by women who own and operate businesses;
• to encourage business ownership by women;
• to collaborate with or create entities that complement the chapter’s objectives; and
• to have a membership representative of the universe of women business owners

ARTICLE III: MEMBERSHIP AND PARTICIPATION IN NAWBO

Section 1. Voting Membership

Only an individual who is a business owner as determined by NAWBO may join NAWBO as a voting member. An individual business owner who has been a voting member of NAWBO for five years and has subsequently divested his/her ownership interest and/or retired from active ownership of a business may continue as a voting member of NAWBO provided there is no break in membership and the individual meets all other requirements to be a member of NAWBO in good standing.

Section 2: Approval of Members

Any individual who wishes to become a NAWBO member shall submit the NAWBO membership application online at nawbo.org. All applications will be accepted based on the member definition set forth by NAWBO. Applicants whose applications are approved shall become members of NAWBO Los Angeles upon payment of the required membership dues.

Section 3. Membership Categories

Membership categories in the chapter, both voting and non-voting, shall be the same as those for NAWBO, including all rights and privileges thereof. It is the obligation of the local NAWBO chapter to enforce the correct membership category of each new member.

Section 4. Dues for Members

Membership dues and fees are assessed by NAWBO. Each Chapter member shall pay the applicable standard membership dues as established and charged by NAWBO. Dues and fees will be collected electronically at nawbo.org. Once a member joins, the Membership Dues will be collected electronically either monthly on or after the first (1st) day of each month or annually upon annual renewal date. The NAWBO Board of Directors shall establish the dues structure as published in the policies and procedures handbook and may be revised from time to time. Chapters will receive a percentage of all dues collected for members of the Chapter.

If a member wishes to transfer from one chapter to another, NAWBO will transfer membership and the established amount of the monthly billing will be rebated to the new chapter upon
written request of the member via email to memberservices@nawbo.org. Payment transfer will begin the first day of the following month.

Section 5. Termination of Membership

A. Involuntary

NAWBO has the sole right to terminate membership of any individual as provided in its policies and procedures as may be revised from time to time. Chapters may recommend to NAWBO any member(s) for involuntary termination or they may censure any member for good cause by a vote of two-thirds (2/3) vote of the chapter board in accordance with the disciplinary methods described by the most current edition of Robert’s Rules of Order.

B. Voluntary

Any member may resign by cancelling their membership online at NAWBO.org. If a member stops paying their dues, their membership will be terminated. Additionally, if a credit card does not process, there will be a 30 day grace period to rectify the issue. No portion of any dues paid shall be refunded to the resigned member, and the member shall remain liable for any accrued and/or unpaid charges.

ARTICLE IV: CHAPTERS

Section 1. Mission of the Los Angeles Chapter

The mission of the Los Angeles Chapter is to facilitate communication and connection between its members and NAWBO. The chapter shall be organized and operated in a manner consistent with the mission, purpose and strategic direction of NAWBO.

Section 2. Role of the Chapter

The chapter shall:
• Develop and offer educational opportunities for chapter members and encourage member participation in such opportunities;
• Leverage local, regional, and national spheres of influence to create mutually beneficial partnerships;
• Adhere to and help enforce NAWBO’s standards and policies;
• Support the development, recognition and protection of NAWBO’s national brand;
• Support the chapter and chapter members by sharing best practices with other chapters; and
• Provide consistent, quality service to all chapter members.

Section 3. Chapter Charter
The Los Angeles Chapter shall be chartered by NAWBO in accordance with NAWBO’s published standards and procedures for chartering and re-chartering.

ARTICLE V: CHAPTER BOARD OF DIRECTORS

Section 1. Responsibilities of the Board
The board shall be entrusted with the fiduciary and management responsibility for the affairs of the chapter. The board shall sustain a strong vision and strategy for the chapter; develop and implement policies; and ensure accountability, financial stability, organizational effectiveness and member value.

Section 2. Power and Authority of Directors
All voting members of the chapter board have authority and responsibility for the affairs of the association. Chapter Board members may be appointed to serve as liaisons to the national board or staff, serve on standing committees and/or any other adjunct bodies, and receive assignments from the chapter president.

Section 3. Size and Composition

A. Number of Directors

The number of directors shall be fixed by the board, and shall include no fewer than 5 and no more than 25, including the elected officers (and ex-officio voting/non-voting members).

B. Board Member Positions
**SHALL include President, Treasurer, and Secretary; and MAY include VP Membership, VP Programming, VP Public Policy, VP Corporate & Economic Development, VP Marketing, and MAY include other VP and Chair positions as needed.**

C. Qualification of Members

All board members, except **ex officio** members, must be members of NAWBO in good standing.

Section 4. Compensation.

Directors shall not receive any compensation, as such, for their services which are directly related to the operations and performance of their board position (example would include a Treasurer who owns a CPA firm being paid to be the Treasurer). Expenses incurred by individual board members for hard costs related to fulfilling their board position may be reimbursed with a vote by the board (examples would include a Marketing Director who owns a printing company being reimbursed for printing NAWBO materials). Nothing herein contained
shall be construed to preclude any director from serving the chapter in any other capacity and receiving compensation as long as the board agrees that there is no conflict of interest.

ARTICLE VI: BOARD OFFICERS

The officers of the chapter shall be President, President Elect, Immediate Past President, Secretary and Treasurer. Secretary and Treasurer may be combined into one office.

Section 1. President

The president shall:
• serve as a director and as the lead trustee and presiding officer of the board and Executive Committee;
• set the agenda for meetings of the board;
• serve as spokesperson for the chapter;
• serve the chairs of board as an ex officio member of all committees;
• serve as a voting member and represent the chapter to NAWBO’s Presidents Assembly; and
• appoint committees and/or liaisons to the national board or staff

Section 2. President-Elect

The president-elect shall:
• serve as a director;
• serve on the executive committee
• serve on NAWBO’s Presidents Assembly and vote on the chapter president’s behalf in her absence;
• oversee special projects and other duties as assigned by the president; and
• serve as president should the office of the president become vacant.

Section 3. Immediate Past President

The immediate past president shall:
• serve as a director;
• serve on the executive committee
• perform such other functions as agreed with the president;
• serve as chair of the nominating committee; if the position is vacant, the president may appoint another board member to chair the nominating committee.

Section 4. Treasurer

The treasurer shall:
• serve as a director;
• oversee the financial activities and records of the chapter;
• provide monthly financial statements to the board; and
• ensure that Federal Tax Form 990 is filed timely and submitted annually to NAWBO within 30 days of filing.

Section 5. Secretary

The secretary shall:
• serve as a director; and
• assure that the corporate records including the minutes of board are properly maintained.
• submit annual board roster to NAWBO within 30 days of the new board elections

ARTICLE VII. TERMS OF OFFICE

Section 1. Officers

A. President, President-Elect and Immediate Past President
The president, president-elect, and the immediate past president shall serve a 2-year term (2 year maximum). The president-elect shall automatically serve as president and the president shall automatically serve as immediate past president the following year to two-year subject to these bylaws.

B. Treasurer and Secretary
The treasurer and the secretary shall each serve a two (2) year renewable term (Maximum 4 years). One person may be elected to serve as both treasurer and secretary for the same term.

Section 2. Directors

A. Term
Directors of the board may serve two (2) consecutive two (2) year terms or a total of no more than four (4) years. If a director is selected to fill a vacancy in an unexpired term of six months or more, such service will count toward a director’s maximum term of service on the board.

B. Service as an Officer
Service as an officer shall not count as part of a director’s term on the board. With the exception of the immediate past president, however, no director shall serve for more than six (6) consecutive years cumulatively as an officer and director.

C. Break in Service
At least one (1) year must lapse before a member who has completed the maximum term of service can be re-elected to the board.

D. Exceptions to Term Limits

Any exceptions to the limits on terms of directors must be approved by a vote of two-thirds (2/3) of the number of directors fixed by the board pursuant to Article V.

ARTICLE VIII. BOARD RESIGNATIONS, REMOVAL, AND VACANCIES

Section 1. Resignation

A director or officer can resign from the board at any time. Resignations must be submitted in writing to the chapter’s board of directors. Any officer resignations should be forwarded to NAWBO within one week of the resignation.

Section 2. Removal

The board may remove any director or officer who is unwilling or unable to carry out the responsibilities of office, but only at a meeting called for that purpose and the notice of the meeting shall state that the purpose, or one of the purposes, of the meeting is the removal of the director. The removal of a director shall be effective only by an affirmative vote of two-thirds (2/3) of the number of directors fixed by the board pursuant to Article V. A director who is absent from three (3) meetings of the board shall be subject to removal if the reasons given for such absences are not acceptable to a majority of the board. It is not NAWBO’s intention to have any board member removed from office unless it is clear that the board member’s actions are detrimental to the well being of the chapter. Before any meeting is called to remove an officer, the Presidents’ Assembly must be notified and NAWBO National must approve of the meeting.

Section 3. Vacancy

A vacancy in the office of president shall be filled by the president-elect for the remainder of the term, followed by a full term as president. If there is no president elect or other officer who is able to step into the role as president, the NAWBO Board of Directors will appoint a liaison to oversee the business of the chapter until a President can be identified. A vacancy in any other officer position shall be filled by a majority vote of the board of directors. If the board loses a member and falls below the minimum required board seats, the president can appoint a new board member. If the board creates a new position, the president can appoint a new board member.

ARTICLE IX. MEETINGS OF THE BOARD
Section 1. Regular Meetings

The board will hold no fewer than four (4) meetings per year, at least one (1) of which shall be face-to-face meetings a year. The board shall establish the time and place of such meetings and provide at least seven (7) days notice to each director.

Section 2. Special Meetings

The president may call a special meeting of the board whenever the president deems it necessary and shall call a special meeting of the board whenever requested to do so in writing by two-thirds (2/3) of the board members. The president shall fix the place and time for holding any special meeting of the board. Notice of the special meeting stating the purpose, place, day and hour shall be given to each director at least three (3) days prior to the meeting.

Section 3. Waiver of Notice

Any director may waive advance notice requirement of any meeting. The attendance of a director at a meeting shall constitute a waiver of notice of such meeting.

Section 4. Quorum and Voting

(Sections 4, 5, and 6 are frequently mandated by state law. Please ensure that the chapter chooses wording that is compliant with the laws of the state in which they are incorporated.)

A majority of the number of authorized directors fixed by the board pursuant to Article V but no fewer than 5 directors, shall constitute a quorum for the transaction of business at a meeting of the board. Each director shall be entitled to one (1) vote. If a quorum is present when a vote is taken, the affirmative vote of a majority of the directors present is the act of the board.

A director may not vote by proxy at any meeting of the board or any board committee.

Section 5. Meetings by Telephone or Teleconference

Directors may participate in a meeting of the board or a committee of the board by telephone or similar communications technology in which all persons participating in the meeting can hear each other at the same time. Such participation shall constitute presence in person at the meeting.

Section 6. Action without a Meeting

Any action required or permitted to be taken at a meeting of the board or any committee of the board, with the exception of the Executive Committee, may be taken without a meeting if consent in writing, setting forth the action to be taken, is approved by a majority of directors. Such consent shall have the same force and effect as a vote taken at a meeting and shall be filed with the records of the proceedings of the board or committee. Consent in writing may be given by email, facsimile or other written communication.
ARTICLE X: MEETINGS OF THE MEMBERSHIP

Section 1. Annual Meeting

There shall be an annual board installation meeting of the voting membership of the chapter.

Section 2. Notice of Meeting

The president shall issue a call to all voting members not less than thirty (30) days prior to the date of the meeting.

Section 3. Cancellation or Postponement of Meeting

In the event of a chapter emergency or an emergency arising due to an act of God, the board shall have the power to cancel or postpone the annual meeting and to conduct such business as is necessary for the well-being of the chapter.

ARTICLE XI: COMMITTEES, TASK FORCES AND ADVISORY BODIES

Section 1. Designation of Committees and Other Bodies

The board may designate or dissolve one or more standing or special (ad hoc) committees, taskforces or other bodies to advance the business of the board and the chapter. Each committee or other body may exercise the authority granted to it by the board’s enabling resolution.

Section 2. Limitation on the Powers of Committees and Other Bodies

No committee shall have the authority of the board to amend, alter or repeal the bylaws; elect, appoint or remove any director or paid staff (if appropriate for your chapter); adopt a plan of merger or a plan of consolidation with another entity; or amend, alter or repeal any resolution of the board. All standing and ad hoc committees are to report promptly to the board and only take such actions as are specifically designated by these bylaws or in the resolution establishing the committee and setting forth its duties and responsibilities. No member of any committee or other body shall speak on behalf of the chapter unless authorized to do so by the board.

Section 3. Standing Committees of the Board

Standing committees are permanent committees of the board. Unless noted elsewhere, the chair is appointed annually by the president. The standing committees may include but may not be limited to:

- Executive Committee
- Audit Committee
• Finance Committee
• Governance Committee

A. Executive Committee
The Executive Committee shall consist of the president, president-elect, immediate past president and up to three other directors selected by the Executive Committee. *(Executive staff may serve as an ex-officio nonvoting member of the Executive Committee).* The Executive Committee shall meet at least twice a year. The Executive Committee shall have and may exercise the powers of the board to take all such actions as the board itself could take when it is empowered by the board to take such action or when the board cannot convene a quorum in a timely manner to respond to necessary action. In addition to the limits of powers listed in Section 2 of this article, the Executive Committee shall have no power to approve the annual budget, *(to terminate the executive director/management staff)*, or to fill vacancies among the officers or directors. The meeting/voting of the executive committee does not constitute a quorum for voting on issues that need to be addressed by the full board.

B. Audit Committee
The president shall appoint an audit committee of at least three members (including the treasurer), one of whom may be appointed from outside the membership of the board. The Audit Committee is charged with recommending the firm to be employed as the independent auditor and reviewing with the auditor the report of the auditor, any related management letter and management’s response to the recommendations made by the auditor in connection with the audit. The Audit Committee shall organize and conduct all investigations that arise from allegations of fraud. The treasurer is prohibited from serving as chair of the Audit Committee.

C. Finance Committee
The president shall appoint a Finance Committee of at least three members, one of whom shall be appointed from outside the membership of the board. The treasurer shall be the chair of the committee. The Finance Committee’s functions shall be to supervise the financial affairs and financial planning of the chapter including periodic review of operating and financial statements, report its findings to the board, and supervise the investments of the chapter.

D. Governance Committee
The president shall appoint a Governance Committee of at least three members of the board. The Governance Committee is responsible for maintaining the capacity and effectiveness of the board through periodic review of board policies and procedures, evaluating board performance; identifying the qualities and characteristics required for effective governance and forwarding these to the Nominating Committee; and suggesting candidates for election as directors and officers.

Section 4. Chapter Representation on NAWBO’s Presidents Assembly
The chapter president and president-elect are the only authorized representatives of the chapter eligible to serve on NAWBO’s Presidents Assembly. An authorized representative of each chapter is required to participate in monthly teleconference meetings and attend one regional Leadership Development Training session. Their actions and/or votes must be a reflection of the deliberatively considered and formally approved position of the chapter board.

The purpose of the assembly is to ensure strategic alignment between the chapters and NAWBO; to serve as the voice of chapter members at the national level; to facilitate direct communications between the chapter leadership and the national leadership; to create a sustained community of leaders through leadership development and education; to assure the quality and consistency of service to members; and to uphold the common standards and policies of NAWBO.

Section 5. Affiliation with State Operating Organization

The board may negotiate a Memorandum of Understanding with NAWBO for the purpose of establishing the chapter’s ability to participate state-wide with other NAWBO chapters, either in the formulation of state-wide public policy and/or in the collective administration/management of the chapters at a state level.

Section 6. Chapter Political Action Committee (PAC)

The board reserves the sole authority to establish and maintain a Separate Segregated Fund or SSF (commonly referred to as a Political Action Committee or PAC) in accordance with state or local laws. All PACs can only be formed after receiving written approval from NAWBO. If the board establishes a PAC, the board shall appoint a treasurer of the SSF and any other officers required by law, who shall report to the board and be responsible for the fulfillment of all state and local reporting requirements.

The board will review at least annually the development and disbursement strategy, as well as the ongoing management of the SSF. The chapter board shall notify NAWBO of the existence of a PAC and keep them apprised of the PAC activities.

Section 7 - Chapter 501c(3)

NAWBO National currently has an active 501c(3) for the purpose of being an educational institute for women business owners. In addition, it serves as a conduit for designated donations that can be redirected to the local chapter for the purpose of educational programs. In this way, the local chapters do not need to create their own 501c(3) organization.

The board reserves the sole authority to establish and maintain a 501c(3) in accordance with state or local laws. All 501c(3)s can only be formed after receiving written approval from NAWBO.
If the board establishes a 501c(3), the board shall appoint a treasurer and any other officers required by law, who shall report to the board and be responsible for the fulfillment of all state and local reporting requirements.

ARTICLE XII: NOMINATIONS AND ELECTIONS

Section 1. Nominating Committee

There shall be a Nominating Committee which shall consist of 4 members, including the committee chair. The Nominating Committee shall convene annually. The chair of the nominating committee shall be the immediate past president. If the immediate past president is unable or unwilling to serve, or if the position is vacant, the President shall appoint this position. The other members of the committee shall be elected by the board.

Section 2. Nominations of Officers and Directors

An official NOMINATING FORM for vacancies of directors and officers on the board shall be distributed to all voting members of the chapter in good standing. The Nominating Committee shall review nominations for directors and officers of the board as submitted by the voting members, and shall slate their recommended nominees.

Section 3. Election of Officers and Directors

Option 1:

A. Election of Officers

Officers of the board shall be elected by the voting members of the chapter in accordance with the procedures set forth in these bylaws and policies and procedures of the chapter. If between election cycles, the President shall appoint any open seats.

B. Election of Directors

All other Directors of the Board of Directors shall be appointed by the President in accordance with the procedures set forth in the policies and procedures of the chapter.

Section 4. Petitions

Individuals who are not slated by the Nominating Committee may petition to be a candidate for election as a director in accordance with the (specify document) adopted by the board.
Section 5. Election Process

A. Announcement of Slate

The slate of candidates nominated by the Nominating Committee shall be announced to members in accordance with these bylaws.

B. Election of Uncontested Slate

The (board) shall deem an uncontested slate of candidates elected if no other individual qualifies to be a candidate by submitting a petition.

C. Contested Elections

If the (Nominating Committee) determines that an individual has qualified as a candidate by petition, then ballots drawn according to the procedures established in the (specify document) shall be distributed by email or other suitable electronic means to voting members in good standing. Votes shall be tallied in accordance with the procedures specified in the (specify document). In a contested election, the (officers/directors) with the highest number of votes from the voting members in good standing voting in the election shall be deemed elected.

D. Announcement of Results

Results of the election shall be announced to the membership by the (president) within 30 days of the election.

Section 6. Write-in Ballots

Write-in ballots are not allowed in any election for an officer or director.

ARTICLE XIII: CONFLICTS OF INTEREST

Section 1. Conflict of Interest Policy

The board shall adopt and annually review NAWBO’s Conflict of Interest Policy applicable to all chapter officers and directors.

Section 2. Disclosure of Possible Conflicts of Interest

Each member of the board shall annually complete, sign and return NAWBO’s conflict of interest disclosure form designed to assure compliance with the board’s stated policy. All directors and officers shall disclose to the board any possible conflict of interest at the earliest practicable time, and no officer or director shall vote on any matter under consideration at a board or committee meeting in which such director or officer has a conflict of interest. The
minutes of such a meeting shall reflect that the director or officer disclosed the conflict of interest and that the director or officer with the conflict abstained from voting on the matter.

**Section 3. Violations**

Any violation of the Conflict of Interest Policy shall be cause for immediate removal of the director or officer from the board.

**ARTICLE XIV: INDEMNIFICATION**

The chapter shall have the authority to indemnify and hold harmless to the full extent permitted by law and to purchase and maintain liability insurance on behalf of any person who serves or has served as a director, officer, employee, or authorized agent of the chapter, or who serves or who has served at the request of the chapter as a director, officer, employee or authorized agent of another corporation, partnership, joint venture, trust or other entity.

**ARTICLE XV: PARLIAMENTARY AUTHORITY**

The rules contained in the most current edition of ROBERT’S RULES OF ORDER, Newly Revised, shall govern the chapter in all cases to which they are applicable and in which they are not inconsistent with these bylaws and any special rules of order the chapter board may adopt.

**ARTICLE XVI: AMENDMENTS TO THE BYLAWS**

**Section 1. Proposal of Amendments**

A. Authority to Propose Amendments

The directors may propose amendments by a majority vote of the number of directors fixed by the board pursuant to Article V.

B. Review and Comment

Proposed amendments must be published and available for review and comment by the directors for fourteen days. At the close of the review period, the board shall consider the comments received and finalize the amendment(s) for presentation to the voting members. The board shall provide fourteen days written notice to each member eligible to vote on the amendment(s).
Section 2. Adoption of Amendments

Final adoption of proposed amendments to the bylaws shall require an affirmative vote of two-thirds (2/3) of the chapter board and voting at any board meeting properly noticed for that purpose.

Section 3. Implementation of Amendments

The board, in its sole discretion and by an affirmative vote of two-thirds (2/3) of the number of directors fixed by the board pursuant to Article V, shall determine the timing and process for the implementation of amendments to the bylaws.

ARTICLE XVII: DISSOLUTION

Chapter board must notify NAWBO immediately if the board no longer wishes to continue chapter operations. If NAWBO and chapter leaders determine it is in the best interest of the chapter to dissolve, the chapter must dissolve and conclude its affairs in a manner consistent with the (state entity responsible for corporate regulation) and the applicable provision(s) of the Internal Revenue Code of 1986 (or corresponding provisions of any subsequent U.S. Internal Revenue Code). All net liquidated assets shall inure to NAWBO.