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AMERICAN INSTITUTE

OF CERTIFIED PUBLIC ACCOUNTANTS

AICPA Professional Standards

Volume 2

Accounting & Review Services				
Code of Professional Conduct				
Bylaws				
International Accounting	2000			
International Auditing				
Consulting Services	284 A 84			
Quality Control	いるのでは			
Peer Review	はなられた			
Tax Practice	Control of the Contro			
Personal Financial Planning	は一大のことは			
Continuing Professional Education	September 1			

As of June 1, 1997

Bylaws of the American Institute of Certified Public Accountants

As Amended June 17, 1996

DEFINITIONS

As used in these bylaws, implementing resolutions of Council thereunder, or the Code of Professional Conduct, masculine terms shall be understood to include the feminine; "state" shall be understood to include the District of Columbia, Puerto Rico, and the territories, or territorial possessions of the United States of America; "partner" shall be understood to include partner equivalents, and any shareholders, or other equity owners of a professional corporation or association; "partnership" shall be understood to include professional corporations and associations; and "committee" shall be understood to include any board (except the AICPA Board of Directors), division, task force or any subdivision thereof.

[The next page is 5303.]

BL Section 100 1. NAME AND PURPOSE

[The next page is 5311.]

BL Section 101 Name and Purpose

As amended January 12, 1988

.01 The name of this organization shall be the American Institute of Certified Public Accountants. In keeping with the Institute's certificate of incorporation, its objectives shall be to unite certified public accountants in the United States; to promote and maintain high professional standards of practice; to assist in the maintenance of standards for entry to the profession; to promote the interests of CPAs; to develop and improve accounting education; and to encourage cordial relations between CPAs and professional accountants in other countries.

[The next page is 5321.]

2. ADMISSION TO, AND RETENTION OF, MEMBERSHIP AND ASSOCIATION

TABLE OF CONTENTS

Section		Paragraph
210	Members	.01
220	Requirements for Admission to Membership	.01
220R	Implementing Resolution Under Section 2.2 Requirements for Admission to Membership	.0103
230	Requirements for Retention of Membership	.01
230R	Implementing Resolutions Under Section 2.3 Requirements for Retention of Membership	.0108
240	Certificate of Membership	.01
250	Right of Members to Describe Themselves as Such	.01
260	International Associates	.01
260R	Implementing Resolution Under Section 2.6 International Associates	.01

[The next page is 5331.]

2.1 Members

As amended January 12, 1988

- .01 Members of the Institute shall be
- 2.1.1 Members of the Institute at the effective date of these bylaws, and
- 2.1.2 Persons who shall qualify for admission as provided in section 2.2 of this article and who shall be admitted under procedures adopted by the Board of Directors.

[The next page is 5341.]

2.2 Requirements for Admission to Membership

As amended January 12, 1988

- .01 The following persons may qualify for admission as members of the Institute:
 - 2.2.1 Those who are in possession of a valid and unrevoked certified public accountant certificate issued by a legally constituted state authority,
 - 2.2.2 Who shall have passed an examination in accounting and other related subjects satisfactory to the Board of Directors.
 - 2.2.3 Who, if engaged in the practice of public accounting as a proprietor, partner, or shareholder or as an employee who has been licensed as a CPA for more than two years, are practicing in firms enrolled in Institute-approved practice-monitoring programs.

(See section 220R.)

2.2.4 Those applying for membership who first become eligible to take the examination required by section 2.2.2 after the year 2000 who shall have obtained 150 semester hours of education at an accredited college or university including a bachelor's degree or its equivalent.

[The next page is 5351.]

BL Section 220R

Implementing Resolution Under Section 2.2 Requirements for Admission to Membership

As amended October 24, 1994

Under Sections 2.2.3 and 2.3.4 to Implement the Practice-Monitoring Requirement

Resolved:

.01 That the Board of Directors is authorized to establish within the Institute a peer review division governed by an executive committee named the "peer review board" having senior status with authority to carry out the activities of the division. The primary activities of the division will be to establish and conduct, in cooperation with state CPA societies, a practice-monitoring program for AICPA and state society members engaged in the practice of public accounting who are practicing in firms enrolled in the program or required pursuant to their membership in the private companies practice section of the AICPA division for CPA firms to participate in it. Such activities shall not conflict with the policies and standards of the AICPA and shall be subject to the oversight of the Board of Directors. The nominees to serve on the peer review board shall be selected by the AICPA nominations committee and the members of the board shall be elected by Council.

Further Resolved:

.02 That members of the Institute engaged in the practice of public accounting shall be associated as proprietors, partners, shareholders, or employees of firms enrolled in an approved practice-monitoring program as designated in this resolution. A member firm of the AICPA division for CPA firms or a firm enrolled in the practice-monitoring program established by this resolution shall be deemed to be enrolled in an approved practice-monitoring program under sections 2.2.3 and 2.3.4 of the bylaws. A firm which is dropped for disciplinary reasons from enrollment in either section of the AICPA division for CPA firms or from the practice-monitoring program established hereunder is ineligible to participate in another Institute-approved practice-monitoring program until the cause of the disciplinary action is removed.

Further Resolved:

.03 That a member engaged in the practice of public accounting as a proprietor, partner, or shareholder is not eligible for AICPA membership unless his or her firm is enrolled in an approved practice-monitoring program and that a member engaged in the practice of public accounting as an employee shall become ineligible two years after becoming licensed as a CPA, unless his or her firm enrolls in an approved program.

2.3 Requirements for Retention of Membership

As amended January 8, 1990

- .01 Members of the Institute shall
 - 2.3.1 Pay dues as established by Council.
- 2.3.2 Conform with these bylaws and the Rules of the Code of Professional Conduct.
- 2.3.3 Complete continuing professional education requirements established by Council.

(See section 230R.)

2.3.4 Engage in the practice of public accounting only with a firm that is enrolled in an Institute-approved practice-monitoring program.

(See section 220R, as amended October 24, 1994.)

2.3.5 Engage in the practice of public accounting with a firm auditing one or more SEC clients as defined by Council only if that is a member of the SEC Practice Section.

(See section 230R.)

[The next page is 5371.]

BL Section 230R

Implementing Resolutions Under Section 2.3 Requirements for Retention of Membership

As amended January 12, 1988, unless otherwise indicated

Under Sections 2.2.3 and 2.3.4 to Implement the Practice-Monitoring Requirement

[.01-.03] [Deleted March 1995. See section 220R.]

Under Section 2.3.3 Continuing Professional Education for Members in Public Practice

Effective January 1, 2001

The following resolution replaces existing Council resolutions regarding the basic continuing professional education requirements for members in public practice and not in public practice as of January 1, 2001.

Under Section 2.3.3 Continuing Professional Education for All Members

Resolved:

That pursuant to section 2.3.3 of the bylaws the continuing professional education requirement for membership in the American Institute of Certified Public Accountants shall be as follows:

From January 1, 2001, forward and for each three-year reporting period thereafter, all AICPA members shall complete 120 hours, or its equivalent, of continuing professional education. Compliance can be achieved either by a formal program of education or by any other means, however measured, that would be reasonably expected to maintain professional competencies in the member's area of practice or to employment. Members shall report compliance with such requirement the AICPA each year and shall keep appropriate records and submit copies of such on request of the Institute.

[As adopted by Council May 7, 1997.]

Resolved:

.04 That pursuant to section 2.3.3 of the bylaws the basic continuing professional education requirements for membership in the American Institute of Certified Public Accountants shall be as follows:

For each three-year reporting period beginning with the 1990 calendar year, AICPA members in public practice, except those in retirement, shall complete acceptable continuing education as follows:

- a. A member who complies with a state licensing or state society membership continuing education requirement shall be deemed to be in compliance with this provision, provided such a requirement is for an average of forty hours per year, at a minimum, and provided the member completes at least twenty hours each year and reports such compliance to the AICPA for each calendar year.
- b. A member in public practice who has not complied with a state licensing or state society membership continuing education requirement or if such a requirement is for an average of less than forty hours per year, at a minimum, shall, during each three-year reporting period, complete 120 hours with a minimum of twenty hours each year and shall report such completion to the AICPA for each calendar year.

Members shall keep appropriate records and submit copies of such on request of the Institute.

[As amended by Council September 23, 1989.]

Further Resolved:

- .05 That the Board of Directors, or a body designated or appointed by it, shall have the power and authority to
 - Identify and accept methods of learning to meet and measure this continuing professional education requirement.
 - b. Grant exceptions for reasons such as retirement, inactive dues status, health, military service, foreign residency, or any other reason it deems appropriate.

[As amended by Council May 7, 1997.]

Under Section 2.3.3 Continuing Professional Education for Members Not in Public Practice

Effective January 1, 2001

The following resolution replaces existing Council resolutions regarding the basic continuing professional education requirements for members in public practice and not in public practice as of January 1, 2001.

Under Section 2.3.3 Continuing Professional Education for All Members

Resolved:

That pursuant to section 2.3.3 of the bylaws the continuing professional education requirement for membership in the American Institute of Certified Public Accountants shall be as follows:

From January 1, 2001, forward and for each three-year reporting period thereafter, all AICPA members shall complete 120 hours, or its equivalent, of continuing professional education. Compliance can be achieved either by a formal program of education or by any other means, however measured, that would be reasonably expected to maintain professional competencies in the member's area of practice or employment. Members shall report compliance with such requirement to the AICPA each year and shall keep appropriate records and submit copies of such on request of the Institute.

[As adopted by Council May 7, 1997.]

Resolved:

.06 That pursuant to section 2.3.3 of the bylaws the basic continuing professional education requirements for membership in the American Institute of Certified Public Accountants shall be as follows:

For each three-year reporting period beginning with the 1990 calendar year, AICPA members not in public practice, except those in retirement, shall complete acceptable continuing education as follows:

- a. A member who complies with a state licensing or state society membership continuing education requirement shall be deemed to be in compliance with this provision, provided such a requirement is for an average of thirty hours per year (20 hours per year in the first three years unit engaged in public practice shall, during the first three-year reporting period), at a minimum, and provided the member completes at least 15 hours each year (ten hours per year in the first reporting period) and reports such compliance to the AICPA for each calendar year.
- b. A member not in public practice who has not complied with a state licensing or state society membership continuing education requirement or if such a requirement is for an average of less than twenty hours per year, at a minimum, for the first three-year reporting period and for an average of thirty hours, at a minimum, for all subsequent reporting periods, shall, during the first three-year reporting period ending with the calendar year 1992, completes sixty hours with a minimum of ten hours in each year and shall, during

subsequent three-year reporting periods, complete ninety hours with a minimum of fifteen hours each year and shall report such completion to the AICPA for each calendar year.

Members shall keep appropriate records and submit copies of such on request of the Institute.

[As amended by Council September 23, 1989.]

Further Resolved:

.07 That the Board of Directors, or a body designated or appointed by it, shall have the power and authority to

- a. Identify and accept methods of learning to meet and measure this continuing professional education requirement.
- b. Grant exceptions for reasons such as retirement, inactive dues status, health, military service, foreign residency, or any other reason it deems appropriate.

[As amended by Council May 7, 1997.]

Under Section 2.3.5, Definition of "SEC Client"

Resolved:

- .08 That for purposes of section 2.3, an SEC client is
- An issuer making an initial filing, including amendments, under the Securities Act of 1933.
- A registrant that files periodic reports (for example, forms N-SAR and 10-K) with the SEC under the Securities Exchange Act of 1934 (except brokers or dealers registered only because of Section 15(α) of that Act) or the Investment Company Act of 1940.

[As adopted by Council January 8, 1990.]

[The next page is 5381.]

2.4 Certificate of Membership

As amended January 12, 1988

.01 Upon admission each member shall be entitled to a certificate setting forth that he is a member of the Institute, but no certificate shall be issued until receipt of dues for the current year. Certificates of membership shall be returned upon the demand of the secretary of the Institute in the event of suspension or termination of membership.

[The next page is 5391.]

2.5 Right of Members to Describe Themselves as Such

As amended January 12, 1988

.01 A member of the Institute shall be entitled to use the designation "Member of the American Institute of Certified Public Accountants." A firm all of whose CPA partners are members shall be entitled to use the designation "Members of the American Institute of Certified Public Accountants."

[The next page is 5401.]

2.6 International Associates

As amended January 12, 1988

.01 International associates shall include those who were international associates on the effective date of these bylaws. Thereafter, citizens of other countries who shall satisfy such requirements as the Council may prescribe may be admitted as international associates. The Council shall adopt rules governing such association and indications thereof.

(See section 260R.)

[The next page is 5411.]

BL Section 260R

Implementing Resolution Under Section 2.6 International Associates

As adopted May 7, 1997

Resolved:

.01 That a new category of nonvoting international associate be created pursuant to bylaw section 2.6 and made available to all certified public accountants or chartered accountants, or their equivalents, who are members of associations belonging to the International Federation of Accountants (IFAC) and who are of good moral character and do not hold a CPA certificate issued by a U.S. jurisdiction. If reasonably practicable and appropriate, except for voting, eligibility for a seat on Council or as a nonpublic member of the Board of Directors, all other member benefits will be made available to international associates.

[The next page is 5421.]

3. ORGANIZATION AND PROCEDURE

TABLE OF CONTENTS

Section		Paragraph
310	General	.0102
320	Membership	.01
330	Council	.01
340	Board of Directors	.01
340R	Implementing Resolution Under Section 3.4 Board of Directors	.01
350	Officers Elected by Council	.01
350R	Implementing Resolution Under Section 3.5 Officers Elected by Council	.0105
360	Committees	.01
360R	Implementing Resolutions Under Section 3.6 Committees	.0112

[The next page is 5431.]

3.1 General

As amended January 12, 1988

- .01 The organization of the Institute shall include the members, the Council, the Board of Directors, officers, and committees.
- .02 The Board of Directors may from time to time organize the committees and staff of the Institute into divisions and, subject to section 3.6, may adopt rules of procedure and operating policies for such divisions.

[The next page is 5441.]

3.2 Membership

As amended June 17, 1996

.01 The rights and powers of the membership of the Institute shall be as defined herein.

3.2.1 Attendance at Meetings

Every member and international associate of the Institute shall be entitled to attend all meetings of the Institute.

3.2.2 Voting Rights

Every member, but no international associate, shall be entitled to vote in person, when in attendance, upon all questions brought before duly called meetings of the Institute, and by mail ballot for the election of Council members pursuant to sections 6.1 through 6.1.6, on proposed amendments to these bylaws or to the Code of Professional Conduct as provided in article 8, and upon proposed resolutions of the membership as provided in section 5.1.4.

3.2.3 Residence for Voting Purposes

The state from which a member may vote shall be that indicated by his mailing address as carried in the official records of the Institute, and may be either the state in which he resides or that in which his office is located.

3.2.4 Resolutions of the Membership

As provided in section 5.1.4, the members by mail ballot may enact resolutions of the membership, not inconsistent with these bylaws, which shall be binding upon the membership, the Council, the Board of Directors, officers, committees, and staff.

3.2.5 Certain Positions to Be Held Only by Members

Only members of the Institute, as defined in section 2.1, may serve as members of the Council, the Board of Directors, or any committee or board, except the board of examiners, designated as "senior" by the Council (see section 3.6.1), or as "permanent" by these bylaws (see section 3.6.2); provided, however, that three representatives of the public, none of whom shall be members of the Institute, shall be members of the Board of Directors.

[The next page is 5451.]

3.3 Council

As amended January 12, 1988

.01 The governing body of the Institute shall be the Council.

3.3.1 Composition

The Council shall be composed of

- **3.3.1.1** Members of the Institute directly elected by the membership in each state in accordance with sections 6.1.1 through 6.1.6;
- **3.3.1.2** Representatives of the recognized state societies of certified public accountants selected in accordance with section 6.2;
- **3.3.1.3** Twenty-one members-at-large selected in accordance with section 6.3;
 - 3.3.1.4 All members of the Board of Directors of the Institute;
- 3.3.1.5 All past presidents of the American Institute of Certified Public Accountants who served prior to December 31, 1973, and are members of the Institute;
- 3.3.1.6 All past chairmen of the board of the American Institute of Certified Public Accountants who are members of the Institute.

3.3.2 Powers

The Council may exercise all powers requisite for the purposes of the Institute, not inconsistent with these bylaws or with duly enacted resolutions of the membership, including but not limited to the authority to prescribe the policies and procedures of the Institute and to enact resolutions binding upon the Board of Directors, the officers, committees, and staff.

3.3.3 Reports to Membership

The actions of the Council shall be reported to the membership at least annually.

[The next page is 5461.]

3.4 Board of Directors

As amended January 12, 1988

.01 Between meetings of the Council, the activities of the Institute shall be directed by the Board of Directors, the composition of which shall be prescribed by the Council.

(See section 340R.)

3.4.1 Powers

The Board of Directors shall act as the executive committee of Council between meetings of Council, shall control and manage the property, business, and activities of the Institute, and shall take whatever action it deems desirable including the establishment of policies for the conduct of the affairs of the Institute consistent with the provisions of these bylaws, resolutions of the membership, or actions of the Council.

3.4.2 Reports to Council

The actions of the Board of Directors shall be reported to the Council at least semiannually.

[The next page is 5471.]

BL Section 340R

Implementing Resolution Under Section 3.4 Board of Directors

As amended May 23, 1994

Resolved:

- .01 That the Board of Directors shall be composed of
 - (a) The chairman, the vice chairman, and the immediate past chairman of the Board of Directors;
 - (b) The president of the Institute;
 - (c) Sixteen present or former members of the Council elected pursuant to section 6.3 to serve for three years or until the election of their successors; and
 - (d) Three representatives of the public, who are not members of the Institute.

[The next page is 5481.]

3.5 Officers Elected by Council

As amended January 14, 1992

.01 The officers of the Institute shall be a chairman of the Board of Directors, a vice chairman of the board, who shall be the chairman of the board nominee, a president, who shall be a full-time employee of the Institute, all of whom shall be members possessing valid and unrevoked certified public accountant certificates, and a secretary, who shall be a full-time employee of the Institute, but need not be a member of the Institute. The chairman and the vice chairman of the board, the president, and the secretary shall have such terms of office, powers, and privileges as the Council may prescribe.

(See section 350R.)

3.5.1 Officers Appointed by the Board of Directors

The Board of Directors may appoint staff vice presidents who shall be neither members of the board nor of the Council and who shall perform such duties as may be assigned to them by the president.

[The next page is 5491.]

BL Section 350R

Implementing Resolution Under Section 3.5 Officers Elected by Council

As amended January 14, 1992

Resolved:

Term of Office

.01 That the chairman and the vice chairman of the Board of Directors shall each be elected annually by the Council for a term of one year or until the election of his successor. Neither may succeed himself in the same office after serving a full term of one year. The term of the president and the secretary shall be determined by the Board of Directors.

Chairman of the Board

.02 That the chairman of the Board of Directors shall preside at meetings of members of the Institute, the Council, and the Board of Directors. He shall appoint committees and boards as provided in section 3.6 of the bylaws. He shall act as a spokesman for the Institute and appear on its behalf before other organizations.

Vice Chairman of the Board

.03 That the vice chairman shall be chairman-nominee of the Board of Directors and shall preside in the absence of the chairman at meetings of the Institute, the Council, and the Board of Directors. He shall familiarize himself with the duties of the office of chairman and shall perform such other related duties as may be assigned to him by the chairman.

President

.04 That the president shall have full responsibility for the execution of the policies and programs of the Institute, act as a spokesman for the Institute, and perform such other services as may be assigned to him by the Council and the Board of Directors.

Secretary

.05 That the secretary of the Institute shall have the usual duties of a corporate secretary and shall perform such other related duties as may be assigned to him by the president. An assistant secretary to serve in his absence, who need not be a member of the Institute, may be appointed by the Board of Directors.

[The next page is 5501.]

3.6 Committees

As amended June 17, 1996

.01 Except as otherwise provided by these bylaws or the Council (see section 3.6.1), the chairman of the Board of Directors, or his delegate, may appoint committees and boards with such duties, powers, responsibilities, and procedures as he may prescribe. The chairman of the board and the president shall have the privilege of the floor at meetings of all committees.

(See section 360R.)

3.6.1 Senior Committees

The Council may designate any committee as a "senior" committee. The appointment by the chairman of the Board of Directors of members to senior committees shall require the approval of the Board of Directors. The duties, powers, responsibilities, and procedures of senior committees shall be as the Council may prescribe consistent with the specific provisions of these bylaws.

(See section 360R.)

3.6.2 Permanent Committees, Boards, and Divisions

The following shall be permanent committees, boards, or divisions of the Institute: the nominations committee (see section 3.6.2.1); the professional ethics division (see section 3.6.2.2); the trial board (see section 3.6.2.3); and the board of examiners (see section 3.6.2.4).

(See section 360R.)

3.6.2.1 Nominations Committee

There shall be a nominations committee composed of eleven members of the Institute, elected by the Council in such manner as the Council shall prescribe. It shall be the responsibility of the committee to make nominations for the offices of chairman of the Board of Directors, vice chairman of the Board of Directors, the elected members of the Board of Directors, the joint trial board, the peer review board, and the Council, as elsewhere provided in these bylaws, and to apportion among the states directly elected Council seats pursuant to section 6.1.2.

(See section 360R.)

3.6.2.2 Professional Ethics Division

The executive committee of the professional ethics division shall serve as the ethics committee of the Institute, and there shall be such other committees within the division as the Board of Directors shall authorize. The executive committee shall (1) subject to amendment, suspension, or revocation by the Board of Directors, adopt rules governing procedures consistent with these bylaws or actions of Council to investigate potential disciplinary matters involving members, (2)

arrange for presentation of a case before the trial board where the committee finds prima facie evidence of infraction of these bylaws or of the Code of Professional Conduct, (3) interpret the Code of Professional Conduct, (4) propose amendments thereto, and (5) perform such related services as the Council may prescribe.

(See section 360R.)

3.6.2.3 Joint Trial Board

There shall be a trial board consisting of members possessing a valid and unrevoked certified public accountant certificate, each of whom shall have been a member for at least five consecutive years prior to his or her appointment to the joint trial board, to adjudicate disciplinary charges against members of the Institute pursuant to section 7.4. Members of the trial board shall be elected by the Council for such terms as the Council may prescribe.

The trial board is empowered to adopt rules, consistent with these bylaws or actions of the Council, governing procedure in cases heard by any hearing panel, and in connection with any application for review of a decision of a hearing panel.

Decisions of any hearing panel shall be subject to review only by the trial board.

(See section 360R.)

3.6.2.4 Board of Examiners

There shall be a board of examiners, consisting of persons who have passed the Uniform CPA Examination and who possess valid and unrevoked certified public accountant certificates, appointed by the chairman of the Board of Directors subject to the approval of the Board of Directors. It shall supervise the preparation of a uniform examination which may be adopted by the legally constituted authorities of the states in examining candidates for the certified public accountant certificate and the conduct of the grading service offered by the Institute. The board of examiners shall formulate the necessary rules and regulations for the conduct of its work, but all such rules and regulations may be amended, suspended, or revoked by the Board of Directors. The board of examiners may delegate to members of the Institute's staff or other duly qualified persons the preparation of examination questions and the operation of the grading service conducted by the Institute.

[The next page is 5511.]

BL Section 360R

Implementing Resolutions Under Section 3.6 Committees

As amended January 12, 1988, unless otherwise indicated

Resolved:

.01 (1) That the following be designated as senior committees and boards:

- Accounting and review services committee
- Accounting standards executive committee
- Assurance services executive committee
- Auditing standards board
- Board of examiners
- Continuing professional education board of management
- Information technology executive committee
- Management consulting services executive committee
- Peer review board
- Personal financial planning executive committee
- Private companies practice executive committee
- Professional ethics executive committee
- SEC practice section executive committee
- Tax executive committee

and further

[As amended by Council May, 1988 and May, 1991; revised April, 1992; amended October, 1994; revised June, 1996; revised May, 1997.]

.02 (2) That the following senior technical committees be authorized to make public statements, without clearance with the Council or the Board of Directors, on matters related to their area of practice:

- Accounting and review services committee
- Accounting standards executive committee
- Assurance services executive committee
- Auditing standards board
- Management consulting services executive committee
- Peer review board
- Personal financial planning executive committee
- Private companies practice executive committee

- Professional ethics executive committee
- SEC practice section executive committee
- Tax executive committee

[As amended by Council May, 1988 and May, 1991; revised April, 1992; amended October 24, 1994; revised May, 1997]

Under Section 3.6.2.1 Nominations Committee

Resolved:

.03 That the nominations committee shall be chaired by the immediate past chairman of the Board and shall consist of ten additional members serving two-year terms. At the Council meeting preceding the Annual meeting, the Board of Directors, after having considered at least ten candidates, shall recommend five members for election to the nominations committee for a two-year term. At any one time, no more than seven members shall be members of Council, and none except the chairman shall be a member of the Board of Directors. Other nominations from the floor shall be permitted. Voting shall be by voice vote of the incoming Council, or, if requested by a majority of those present, by written ballot. A majority vote shall elect. With the exception of its chairman, no member, having served on the nominations committee, shall be eligible again to serve on the nominations committee until the passage of five years.

[As amended by Council May, 1991.]

Further Resolved:

.04 That the nominations committee shall not select any of its members for positions to be filled by the committee.

Under Section 3.6.2.2 Professional Ethics Division

Resolved:

.05 That in cases where the professional ethics executive committee concludes that a prima facie violation of the Code of Professional Conduct or bylaws is not of sufficient gravity to warrant further formal action, the committee may direct the member or members concerned to complete specified continuing professional education courses, or to take other remedial or corrective action, provided, however, that there will be no publication of such action in the Institute's principal membership periodical and the member concerned is notified of his right to reject such direction. In the case of such a rejection, the professional ethics executive committee shall determine whether to bring the matter to a hearing panel of the trial board for a hearing.

Further Resolved:

.06 That in cases where there is prima facie evidence of one or more actions by or with respect to a member as described in subparagraphs 7.4.1 through and including 7.4.6 of bylaw section 7.4, the professional ethics executive committee may decide to offer the member or members concerned the opportunity to avoid further investigation and a possible hearing before the

trial board by entering into a settlement agreement under such terms and conditions as the committee deems appropriate including but not limited to agreement by the member or members (a) to resign from membership or (b) to complete specified continuing professional education courses and/or to submit to independent preissuance review of some or all financial statements and accountant's reports and/or submit to an accelerated quality or peer review, and/or to perform other remedial or corrective action as the committee may determine and/or (c) to submit to termination or suspension of membership with publication in a membership periodical of the Institute of the name of the member or members and the terms and conditions of the agreement as provided in Council resolutions under bylaw section 7.6. The committee shall monitor compliance with the settlement agreement and may initiate an investigation where it finds there has been noncompliance.

.07 A member's rejection of the terms and conditions of a proposed settlement agreement will not in any way affect the rights of a member under the bylaws and implementing resolutions in any subsequent investigation by the professional ethics executive committee in a hearing before the trial board.

[As adopted by Council May 26, 1993.]

Under Section 3.6.2.3 Joint Trial Board

Resolved:

.08 That the joint trial board shall consist of at least thirty-six members elected for a three-year term by Council on a staggered basis on nomination of the nominations committee. No member shall serve more than two full successive terms. The size of the trial board shall be determined by the Board of Directors. No member of the Institute's professional ethics division, of a state society ethics committee, or of a state board of accountancy shall be a member of the trial board.

[As revised by Council June 17, 1996.]

- .09 The trial board shall elect from its membership a chairman and a vice chairman, the vice chairman to serve as chairman during any period of unavailability of the chairman. It shall also elect a secretary who need not be a member.
- .10 The chairman or vice chairman, when acting as chairman, pursuant to the trial board rules of practice and procedure, may appoint from the members of the trial board a panel of not less than five members, which may, but need not, include himself to sit as a sub-board and hear and adjudicate charges against members, or an ad hoc committee consisting of not less than three members of the trial board to consider requests for nonapplication of sections 7.2 and 7.3. Decisions of sub-boards shall be reviewable by the trial board under the conditions and procedures as provided for in Council resolution under section 7.4 of the bylaws.

Resolved:

.11 That the trial board is authorized to receive and act on petitions requesting review of a decision of the peer review board terminating a firm's participation in the practice-monitoring program. Following such review, the trial board may affirm, modify, or reverse all or any part of the peer review board's decision, but it may not increase the severity of the peer review board's sanction.

[As revised by Council June 17, 1996.]

Resolved:

.12 That the trial board may hear and adjudicate charges involving alleged violations of a state CPA society's bylaws or code of professional conduct when there is in force a written agreement for such procedure between the Institute and the state CPA society concerned.

[The next page is 5521.]

4. FINANCIAL MANAGEMENT AND CONTROLS

TABLE OF CONTENTS				
Section		Paragraph		
401	Financial Management and Controls	.01		
401R	Implementing Resolution Under Article 4 Financial Management and Controls	.01		
410	Audit	.01		
420	Committee on Audit	.01		
430	Execution of Instruments on Behalf of the Institute	.01		
440	Indemnification	.0102		
450	Dues	.0103		
460	Fiscal Year	.01		
440B	Innlandation Baselutian Under Section 4.6 Fixed Year	01		

[The next page is 5531.]

Financial Management and Controls

As amended January 12, 1988

.01 The Council shall have authority to prescribe such procedures as it deems appropriate to assure adequate budgetary and financial controls. Budgets shall be prepared and presented as the Council shall prescribe.

(See section 401R.)

[The next page is 5541.]

BL Section 401R

Implementing Resolution Under Article 4 Financial Management and Controls

As amended January 12, 1988

Resolved:

.01 That annual budgets and projections of revenues and expenditures for the succeeding four years shall be prepared by the Institute's staff, reviewed and approved by the Board of Directors, and presented to Council for approval at its meeting preceding the annual meeting; such budgets shall be in a form indicating the costs of the principal programs and activities of the Institute; material variations from the annual budget shall be reported to the Council at its spring meeting by the Board of Directors; receipt of such report without rejection shall constitute authority to continue expenditures for purposes indicated in the annual budget, as modified and presented at the spring meeting, until a new budget for the following fiscal year is approved by the Council. However, the Board of Directors may, between meetings of Council, authorize additional expenditures in total not to exceed 5 percent of budgeted revenues from all sources.

[The next page is 5551.]

4.1 Audit

As amended January 12, 1988

.01 The Council shall, for each fiscal year, appoint a certified public accountant or certified public accountants to express an opinion on the financial statements of the Institute and its affiliated organizations. The financial statements of the Institute and the report of the auditor or auditors for each fiscal year shall be published for the information of the membership.

[The next page is 5561.]

4.2 Committee on Audit

As amended January 12, 1988

.01 The chairman of the board shall appoint from among the members of the Board of Directors, other than the officers, a committee on audit to make arrangements with the auditor or auditors for their examination and to review the audit report.

[The next page is 5571.]

4.3 Execution of Instruments on Behalf of the Institute

As amended January 12, 1988

.01 All checks, drafts, deeds, mortgages, bonds, contracts, reports, proxies, and other instruments may be executed on behalf of the Institute by such officers or employees as the Council or the Board of Directors may from time to time designate, either generally or in specific instances.

[The next page is 5581.]

4.4 Indemnification

As amended January 12, 1988

.01 The Institute shall indemnify to the full extent authorized by law for the good faith exercise of judgment in the performance of assigned duties any person made or threatened to be made a party to any action, suit, or proceeding, whether criminal, civil, administrative, or investigative, by reason of the fact that he, his testator, or intestate is or was a member of Council, the Board of Directors, or any committee, trustee, officer, employee, or agent of the Institute or any affiliated entity or serves or served any other enterprise as a director, trustee, officer, employee, or agent at the request of the Institute.

.02 Without limiting the generality of the foregoing, the Institute may contract for insurance against all or a portion of any liabilities and expenses, if any, resulting from the indemnification of any of the foregoing persons pursuant to this section or otherwise as permitted by law, and may also contract for companion insurance directly insuring any or all of such persons against liabilities and expenses.

[The next page is 5591.]

4.5 Dues

As amended January 14, 1992

- .01 The Council shall determine the annual dues which shall be paid by each member and international associate in accordance with such classifications as it deems appropriate, and may require dues of a different amount for each class so created.
- .02 Dues shall be payable on or before the first day of each fiscal year of the Institute or in such other manner as the Council shall prescribe. For new members or international associates, dues shall be apportioned to the end of the fiscal year.
- .03 No dues shall be paid by members or international associates of the Institute while they are engaged in military service of the United States or its allies during war. Individual members or international associates may be excused from payment of dues for reasonable cause by the chairman of the Finance Committee.

[The next page is 5601.]

BL Section 460 4.6 Fiscal Year

As amended January 12, 1988

.01 The fiscal year of the Institute shall be as the Council shall prescribe.

(See section 460R.)

[The next page is 5611.]

BL Section 460R

Implementing Resolution Under Section 4.6 Fiscal Year

As amended January 12, 1988

Resolved:

.01 That the fiscal year of the Institute shall be the twelve months beginning August 1 and ending July 31.

[The next page is 5621.]

5. MEETINGS OF THE INSTITUTE AND THE COUNCIL

TABLE OF CONTENTS

	TABLE OF CONTENTS				
Section		Paragraph			
501	Meetings of the Institute and the Council	.01			
510	Meetings of the Institute	.01			
520	Meetings of Council	.01			
530	General Provisions Governing Meetings	.01			

[The next page is 5631.]

Meetings of the Institute and the Council

As amended January 12, 1988

.01 This article shall govern meetings of the Institute and of the Council. The Board of Directors shall determine the dates of meetings of Council and the matters to be presented for action.

[The next page is 5641.]

5.1 Meetings of the Institute

As amended January 12, 1988

.01 The membership shall meet pursuant to sections 5.1.1 through 5.1.3, conduct its business pursuant to section 5.1.3, and may adopt resolutions pursuant to section 5.1.4. Meetings of the membership shall be known as meetings of the Institute.

5.1.1 Regular Meetings of the Institute

There shall be a regular meeting of the Institute within three months after the close of the fiscal year, on a date to be fixed by the Board of Directors. This meeting shall also be known as the annual meeting of the Institute.

5.1.2 Special Meetings of the Institute

The chairman of the board shall call special meetings of the Institute when so requested by the Council or the Board of Directors, or upon the written request of at least 5 percent of the membership of the Institute or any thirty members of Council. Special meetings of the Institute shall be held at places designated by the Board of Directors. No business shall be transacted at a special meeting of the Institute other than that for which the meeting shall have been convened.

5.1.3 Notice of Meetings of the Institute

Notice of each meeting of the Institute, whether regular or special, shall be mailed to each member of the Institute, at his mailing address as shown on the official records of the Institute, at least thirty days prior to the date of such meeting.

5.1.4 Resolution of the Membership by Mail Ballot

A majority of the members of the Institute, assembled at any duly called corporate meeting of the Institute at which a quorum is present, may direct that the chairman of the board submit any question to the entire membership for a vote by mail. Any resolution enacted in such a mail ballot by two-thirds of the members voting shall be declared by the chairman of the board a resolution of the membership and shall be binding, if consistent with these bylaws, upon the Council, the Board of Directors, committees, officers, and staff. Mail ballots shall be valid and counted only if received within sixty days after the date of the mailing of ballot forms.

[The next page is 5651.]

5.2 Meetings of Council

As amended January 12, 1988

.01 Meetings of the Council shall be governed by sections 5.2.1 through 5.2.5, section 5.3, and section 6.6.

5.2.1 Regular Meetings of Council

Regular meetings of the Council shall be held prior to the annual meeting of the Institute and on such other dates as the Council or the Board of Directors may designate.

5.2.2 Special Meetings of Council

The chairman of the board shall call special meetings of the Council when requested to do so by the Board of Directors or when requested in writing by at least thirty members of the Council. Special meetings of the Council shall be held at places designated by the Board of Directors.

5.2.3 Mail Ballot in Lieu of Special Meeting of Council

In lieu of a special meeting of the Council, the chairman of the board, with the approval of the Board of Directors, may submit any question to the Council for a vote by mail, and any action therein approved in writing by not less than two-thirds of the whole membership of the Council shall be declared by the chairman of the board an act of the Council and shall be recorded in the minutes of the Council.

5.2.4 Notice

Notice of each meeting of the Council shall be sent to each member of the Council, at his mailing address as shown in the official records of the Institute, at least twenty-one days before such meeting. Such notice, as far as practicable, shall contain a statement of the business to be transacted.

5.2.5 Minutes

A copy of the minutes of each meeting of the Council shall be forwarded to each member of the Council within forty-five days after such meeting.

[The next page is 5661.]

5.3 General Provisions Governing Meetings

As amended January 12, 1988

.01 The following general provisions shall govern quorum and parliamentary procedure.

5.3.1 Meetings—Quorum

Five hundred members of the Institute shall constitute a quorum for the transaction of any business duly presented at any meeting of the Institute. Thirty members of Council shall constitute a quorum of the Council at any duly called meeting of the Council. Eleven members of the Board of Directors shall constitute a quorum of the board.

5.3.2 Meetings—Rules of Parliamentary Procedure Applicable

The rules of parliamentary procedure contained in Robert's Rules of Order Revised shall govern all meetings of the Institute and of the Council.

[The next page is 5701.]

6. ELECTION OF COUNCIL, BOARD OF DIRECTORS, AND OFFICERS OF THE INSTITUTE

TABLE OF CONTENTS

Section	and the second control of the contro	Paragraph
601	Election of Council, Board of Diractors, and Officers of the Institute	.01
610	Members of Council Directly Elected by Members of the Institute	.01
610R	Implementing Resolution Under Section 6.1 Members of Council Directly Elected by Members of the Institute	.01
620	Selection of Members of Council to Represent State Societies	.01
630	Election of Members-at-Large of Council, Board of Directors, Chairman of the Board, and Vice Chairman of the Board	.0102
640	Forfeiture of Office for Nonattendance	.01
650	Vacancies	.01
650R	Implementing Resolution Under Section 6.5 Vacancies	.01
660	Election Meeting of Council	.01

[The next page is 5711.]

Election of Council, Board of Directors, and Officers of the Institute

As amended January 12, 1988

.01 Except for ex officio members of Council (see sections 3.3.1.4 through 3.3.1.6), the election of members of the Council, the Board of Directors, and officers of the Institute shall be in accordance with the provisions of this article.

[The next page is 5721.]

6.1 Members of Council Directly Elected by Members of the Institute

As amended June 17, 1996

.01 Members of Council directly elected by the membership in the respective states (see section 3.3.1.1) shall be elected in accordance with sections 6.1.1 through 6.1.6 as supplemented by Council resolution.

6.1.1 At Least One Member of Council Directly Elected by Membership of Each State

There shall be at least one member of Council directly elected by the members of the Institute in each state having one or more persons enrolled upon the membership lists of the Institute.

6.1.2 Number and Allocation of Directly Elected Council Seats Among the States

The total number of directly elected members of Council, in addition to those provided for by section 6.1.1, shall be eighty-five except as modified by section 6.1.2.1. The number of seats, excluding those extended by section 6.1.2.1, shall be equitably allocated among the states in direct proportion to the number of Institute members enrolled from each state.

6.1.2.1 Unexpired Terms Unaffected by Reduced Allocation

No member of Council directly elected by the membership in any state shall lose his seat for the term he then serves should the allocation of that state be diminished by virtue of section 6.1.2; but, no state's allocation of directly elected Council seats shall be extended by this section beyond the natural expiration of a seat's full term or its vacation by the member filling it, whichever first occurs.

6.1.2.2 Allocation to Be Made by Nominations Committee

The nominations committee shall make the allocation provided in section 6.1.2. It shall be made at five-year intervals, at least nine months prior to annual meetings to be held each calendar year which ends in one and in six, and shall govern the five annual elections immediately following. It shall be based upon the membership figures and addresses carried on the books of the Institute the last day of the fiscal year immediately preceding the date of such determination.

If a state gains an additional seat from such allocation, the state society may request the nominations committee to authorize election for an initial term of less than three years in order to promote orderly rotation of Council members from that state. Upon receipt of such request, the nominations committee may authorize such shortened term. Following the expiration of such shortened term, subsequent terms for the seat shall be for three years, as provided in section 6.1.3.

In the event that a state has three or more directly elected members whose terms are not evenly staggered over a three-year cycle, the state society may request the nominations committee, for the election following the year these bylaws are adopted and thereafter in calendar years ending in one and in six, to approve the election of a nominee to fill a vacancy for a term of less than three years in order to effect a more orderly rotation of the Council members from that state. The nominations committee may authorize such shortened term. Subsequent terms for such a seat shall be three years, as provided in section 6.1.3.

6.1.3 Term of Office

Except as specified by this section 6.1.3, the term of office of a directly elected member of the Council shall commence when his election is announced by the chairman of the Board of Directors at the meeting of the Council held in conjunction with the annual meeting of the Institute, as prescribed by section 6.6, and shall run until the announcement of the election of new directly elected members of the Council at the meeting of the Council held in conjunction with the annual meeting of the Institute three years after his election. If any such member of the Council shall not serve his full term, the vacancy so created may be filled pursuant to section 6.5. The term of office of any member directly elected by the members in his state to fill such vacancy shall be the remainder of the three-year term with respect to which the vacancy occurred.

No member having served for two consecutive full terms as a directly elected member of the Council shall be eligible to serve another such term until at least one year after the completion of his second consecutive full term.

6.1.4 Number of Council Seats to Be Filled by Election

The number of Council seats to be filled in a state's quota of directly elected members of the Council for any given year shall be the number of its allocation of directly elected Council seats less the number of members of the Council from that state filling such seats for terms running through that year.

6.1.5 Nominations

At least eight months prior to the annual meeting of the Institute, the nominations committee shall request, from the recognized society of certified public accountants in each state for which any vacancies (see section 6.1.4) will arise in the coming year, the names of suggested candidates from the state represented by such society to fill each such vacancy. The committee shall give due consideration to the names so submitted, but shall not be required to select its nominees from among such names. In the absence of a satisfactory response from any such state society, the nominations committee shall select the nominees from such state.

The nominations committee shall make its nominations for directly elected members of the Council at least six months prior to the annual meeting of the Institute. Notice of such nominations shall be published to the membership by the secretary at least five months prior to the annual meeting of the Institute. Any twenty members of the Institute from any given state for which a vacancy shall arise may submit to the secretary independent nominations for directly elected members of the Council from that state provided that such nominations be filed with the secretary at least four months prior to the annual meeting of the Institute.

6.1.6 Election

The nominees of the nominations committee for directly elected seats on Council shall be declared elected by the secretary if no independent nominations are filed for such seats as required by section 6.1.5.

The secretary shall mail to all members of the Institute in each state in which there is a contest for a directly elected seat on Council, at least ninety days prior to the annual meeting of the Institute, mail ballots containing the names and relevant background information of nominees from that state nominated by the nominations committee and the names and relevant background information of nominees independently nominated. Each ballot shall contain an announcement that votes will be counted only if received by the secretary at least forty-five days before the annual meeting of the Institute. Election to contested seats on Council shall be determined by a majority of the votes received from each jurisdiction by that date. Mail ballots shall be counted by the secretary, who shall certify the results for publication to the membership. Newly elected members shall be notified promptly and advised to attend the initial meeting of Council prior to the annual meeting of the Institute. They shall take office as provided in section 6.6.

(See section 610R.)

The next page is 5731.1

BL Section 610R

Implementing Resolution Under Section 6.1 Members of Council Directly Elected by Members of the Institute

As amended January 12, 1988

Under Section 6.1.6 Election

Resolved:

.01 That the withdrawal of a nomination for whatever reason after the balloting has commenced will not be acted upon until the certification of election has been completed. Vacancies then arising will be filled in accordance with section 6.5 of the bylaws, except that in states where the number of nominees exceeds the number of vacancies, the vacancy created by any withdrawal will be filled by that nominee having the highest number of votes after all other vacancies have been filled.

[The next page is 5741.]

6.2 Selection of Members of Council to Represent State Societies

As amended January 12, 1988

.01 Each recognized state society of certified public accountants shall designate, in a manner it deems appropriate, an Institute member to represent it on the Council. The term of each member of the Council so designated shall commence upon notification of the secretary by the society designating him at the meeting of Council immediately preceding the annual meeting of the Institute and shall run for one year or until the designation of his successor, provided that no such member of the Council shall represent a state society for more than six consecutive years.

[The next page is 5751.]

6.3 Election of Members-at-Large of Council, Board of Directors, Chairman of the Board, and Vice Chairman of the Board

As amended January 14, 1992, unless otherwise indicated

.01 Seven Institute members, without regard to the states in which they reside, shall be elected annually by the Council as members-at-large of the Council, at its meeting held in conjunction with the annual meeting of the Institute, and immediately prior to the installation of the members of the Council newly elected under section 6.1, for a term of three years or until the election of their successors. At the same meeting, but subsequent to the installation of such newly elected members of the Council, including membersat-large, the Council shall elect the chairman of the board, the vice chairman of the board, and five Institute members of the Board of Directors, Such five members of the Board of Directors shall serve for a term of three years or until election of their successors. The Council shall also elect one representative of the public, who is not a member of the Institute, to the Board of Directors for a term of three years, or until election of a successor. Nominations for all such positions shall be made by the nominations committee at least six months prior to the annual meeting of the Institute, and notice thereof shall be published to the membership of the Institute at least five months prior to such annual meeting. Independent nominations may be made by any twenty members of the Council if filed with the secretary at least four months prior to the annual meeting of the Institute. No nominations from the floor will be recognized. A majority of votes shall elect. Nominees may be invited to the meeting at which the election is to be held, and those elected shall take office as prescribed in section 6.6.

[As amended by Council June 17, 1996.]

.02 No member having served for two consecutive full terms as a member-at-large of the Council shall be eligible to serve another such term until at least one year after the completion of his second consecutive full term.

6.3.1. Re-election to Board of Directors

No elected member of the Board of Directors who has served a full three-year term shall be eligible for re-election to such a term until the meeting of the Council one year after the completion of his full three-year term, provided, however, that a public member may be elected to serve a second three-year term.

[The next page is 5781.]

6.4 Forfeiture of Office for Nonattendance

As amended January 12, 1988

.01 Any directly elected member or member-at-large of Council who shall be absent from three consecutive meetings shall forfeit his seat.

[Section renumbered as a result of the deletion of the former sections 640 and 640R by Council on June 17, 1996.]

[The next page is 5791.]

6.5 Vacancies

As amended June 17, 1996

.01 Vacancies in the membership of Council, or in the Board of Directors, or in any of the offices of the Institute elected by the Council, occurring between annual meetings of the Institute, may be filled by election of replacements by the Council, either at a meeting of Council or by mail ballot, under such conditions as the Council may prescribe. If the Council should so replace a directly elected member of the Council, such interim appointment will run only until his seat is filled by direct election of the membership of his state as provided in these bylaws.

.02 Pending action by the Council to fill a vacancy among any of the officers of the Institute who are elected by the Council, the Board of Directors may appoint a temporary successor to act in the capacity indicated.

(See section 650R.)

[Section renumbered as a result of the deletion of the former sections 640 and 640R by Council on June 17, 1996.]

[The next page is 5801.]

BL Section 650R

Implementing Resolution Under Section 6.5 Vacancies

As amended June 17, 1996

Resolved:

.01 That if a vacancy occurs in the membership of Council, or in the Board of Directors, or in any of the offices of the Institute elected by the Council between annual meetings of the Institute, the Board of Directors shall recommend replacements for election by Council. Voting on such replacement may be conducted by mail ballot, in which case provision shall be made for write-in votes, or at the next meeting of Council, as may appear most desirable in the circumstances. If the voting takes place at a Council meeting, nominations from the floor shall be permitted; voting may be by voice vote, or, at the request of a majority of those present, by written ballot. A majority vote shall elect. In any event, persons elected to fill vacancies in the Board of Directors, in the Council, or in any of the offices of the Institute elected by the Council shall serve only for the remainder of the unexpired term of the previous incumbent or until a successor is elected.

[Section renumbered as a result of the deletion of the former sections 640 and 640R by Council on June 17, 1996.]

[The next page is 5811.]

6.6 Election Meeting of Council

As amended June 17, 1996

.01 At the meeting of the Council held in conjunction with the annual meeting of the Institute, following the completion of such other business as the Council may transact, the Council shall elect new members-at-large of the Council pursuant to section 6.3. New members-at-large shall then take office, replacing those members-at-large whose terms shall have expired. Then the presiding officer shall announce the installation of members of the Council newly elected under section 6.1, at which time they shall take office, replacing those directly elected members of Council whose terms shall have expired. Election of officers who are elected by the Council, new members of the Board of Directors, and others shall then be held, and each officer or member of the Board of Directors so elected shall replace his predecessor upon such election, provided, however, that the retiring chairman of the board shall continue in office through the end of the annual meeting of the Institute.

[Section renumbered as a result of the deletion of the former sections 640 and 640R by Council on June 17, 1996.]

[The next page is 5851.]

7. TERMINATION OF MEMBERSHIP AND DISCIPLINARY SANCTIONS

TABLE OF CONTENTS

Section		Paragraph
701	Termination of Membership and Disciplinary Sanctions	.01
<i>7</i> 10	Resignation of Membership	.01
710R	Implementing Resolution Under Section 7.1 Resignation of Membership.	.01
720	Termination of Membership for Nonpayment of Financial Obligation or for Failure to Comply With Membership-Retention Requirements	.01
720R	Implementing Resolution Under Section 7.2 Termination of Membership for Nonpayment of Financial Obligation or for Failure to Comply With Membership-Retention Requirements	.0104
730	Disciplinary Suspension and Termination of Membership Without a Hearing	.01
730R	Implementing Resolution Under Section 7.3 Disciplinary Suspension and Termination of Membership Without a Hearing	.0106
740	Disciplining of Member by Trial Board	.0102
740R	Implementing Resolution Under Section 7.4 Disciplining of Member by Trial Board	.0104
750	Reinstatement	.01
750R	Implementing Resolution Under Section 7.5 Reinstatement	.0102
760	Publication of Disciplinary Action	.01
760R	Implementing Resolution Under Section 7.6 Publication of Disciplinary Action	.01
770	Disciplinary Sections Not to Be Applied Retroactively	.01

Termination of Membership and Disciplinary Sanctions

As amended January 12, 1988

.01 This article shall govern the termination or suspension of membership in the Institute, whether imposed as a matter of discipline or voluntarily sought, and the imposition of any other disciplinary sanction, or administrative reprimand, whether public or private, or imposition of conditions for retention of membership.

[The next page is 5871.]

7.1 Resignation of Membership

As amended January 12, 1988

.01 Resignations of members shall be in writing and may be offered at any time. Actions on such resignations and applications for reinstatement of resigned members shall be taken by the Board of Directors under such provisions as the Council may prescribe. Council may make separate provision for action on resignations of members not in good standing or against whom disciplinary proceedings or investigations are pending and on applications for reinstatement of persons whose resignation was accepted when in such classification.

(See section 710R.)

[The next page is 5881.]

BL Section 710R

Implementing Resolution Under Section 7.1 Resignation of Membership

As amended January 12, 1988

Resolved:

.01 That the Board of Directors shall act upon resignation of members, which shall become effective on the date of acceptance, but no action shall be taken on the resignation of a member with respect to whom charges are under investigation by the professional ethics division, or against whom a complaint is pending before the trial board, unless the division or the trial board, as the case may be, recommends that such resignation be accepted. If a person whose resignation was accepted when he was under investigation or the object of a complaint should subsequently apply for reinstatement, the Board of Directors shall not reinstate such person without the consent of the division or the trial board, as the case may be.

[The next page is 5891.]

7.2 Termination of Membership for Nonpayment of Financial Obligation or for Failure to Comply With Membership-Retention Requirements

As amended January 12, 1988

.01 The Board of Directors may, in its discretion, terminate the membership of a member who fails to pay dues or any other obligation to the Institute within five months after such debt has become due and terminate the membership of a member who fails to comply with the practice-monitoring or continuing education membership-retention requirements. The Council shall provide for consideration and disposition by the trial board, with or without hearing, of a timely written petition that membership should not be terminated pursuant to this section. Any membership so terminated may be reinstated by the Board of Directors, under such conditions and procedures as the Council may prescribe.

(See section 720R.)

7.2.1 Termination of Association of International Associate

The Council may terminate the affiliation of an international associate in its discretion.

[The next page is 5901.]

BL Section 720R

Implementing Resolution Under Section 7.2 Termination of Membership for Nonpayment of Financial Obligation or for Failure to Comply With Membership-Retention Requirements

As amended January 12, 1988

Resolved:

.01 That if a person whose membership has terminated for nonpayment of dues or other financial obligation shall apply for reinstatement, the Board of Directors, in its discretion, may reinstate the member, provided that all dues and other obligations owing to the Institute at the time membership was terminated shall have been paid.

Further Resolved:

.02 That if a person whose membership has terminated for failure to comply with membership-retention requirements relating to CPE or practice-monitoring shall apply for reinstatement, the Board of Directors, in its discretion, may reinstate the person as a member provided the person shall have satisfactorily demonstrated that the failure to comply with the CPE or practice-monitoring requirements has been rectified.

Further Resolved:

- .03 That no person shall be considered to have resigned in good standing if at the time of resignation the person was in debt to the Institute for dues or other obligations. A member submitting a resignation after the beginning of the fiscal year, but before expiration of the time limit for payment of dues or other obligations, may attain good standing by paying dues prorated according to the portion of the fiscal year which has elapsed, provided obligations other than dues shall have been paid in full.
- .04 A member who has resigned or whose membership has terminated in any manner may not file a new application for admission but may apply for reinstatement under this resolution or applicable provisions of the bylaws.

[The next page is 5911.]

7.3 Disciplinary Suspension and Termination of Membership Without a Hearing

As amended January 12, 1988

.01 Membership in the Institute shall be suspended or terminated without a hearing for disciplinary purposes as provided in sections 7.3.1 and 7.3.2, under such conditions and by such procedure as shall be prescribed by the Council.

(See section 730R.)

7.3.1 Criminal Conviction of Member

Membership in the Institute shall be suspended without a hearing should there be filed with the secretary of the Institute a judgment of conviction imposed upon any member for

- 7.3.1.1 A crime punishable by imprisonment for more than one year;
- 7.3.1.2 The willful failure to file any income tax return which he, as an individual taxpayer, is required by law to file;
- 7.3.1.3 The filing of a false or fraudulent income tax return on his or a client's behalf: or
- **7.3.1.4** The willful aiding in the preparation and presentation of a false and fraudulent income tax return of a client; and

shall be terminated in like manner upon the similar filing of a final judgment of conviction; however, the Council shall provide for the consideration and disposition by the trial board, with or without hearing, of a timely written petition of any member that his membership should not be suspended or terminated pursuant to section 7.3.1.1, herein.

7.3.2 Suspension or Revocation of Certificate

Membership in the Institute shall be suspended without a hearing should a member's certificate as a certified public accountant or license or permit to practice as such or to practice public accounting be suspended as a disciplinary measure by any governmental authority; but, such suspension of membership shall terminate upon reinstatement of the certificate, or such membership in the Institute shall be terminated without hearing should such certificate, license, or permit be revoked, withdrawn, or cancelled as a disciplinary measure by any governmental authority. The Council shall provide for the consideration and disposition by the trial board, with or without hearing, of a timely written petition of any member that his membership should not be suspended or terminated pursuant to this section 7.3.2.

7.3.3 Trial Board Disciplining Not Precluded

Application of the provisions of section 7.3.1 and section 7.3.2 shall not preclude the summoning of the member concerned to appear before a hearing panel of the trial board pursuant to section 7.4.

[The next page is 5921.]

BL Section 730R

Implementing Resolution Under Section 7.3 Disciplinary Suspension and Termination of Membership Without a Hearing

As amended January 12, 1988, unless otherwise indicated

Resolved:

- .01 (1) That the membership of a member who is convicted by a court of any of the criminal offenses enumerated in section 7.3.1 of the bylaws shall become automatically suspended upon the mailing of a notice of such suspension, as provided in paragraph (5) of this resolution. Such notice shall be mailed within a reasonable time after a certified copy of a judgment of conviction of such criminal offense has been filed with the secretary of the Institute.
- .02 (2) That the membership of a member who has been convicted by a court of any of the offenses enumerated in section 7.3.1 of the bylaws, and which conviction has become final, shall become automatically terminated upon the mailing of a notice of such termination, as provided in paragraph (5) of this resolution. Such notice shall be mailed within a reasonable time after a certified copy of such conviction and evidence that it has become final has been filed with the secretary of the Institute.
- .03 (3) That the membership of a member whose certificate as a certified public accountant, or license or permit to practice as such or to practice public accounting has been suspended as a disciplinary measure by any governmental authority shall, except as provided in paragraph (6) of this resolution, become automatically suspended upon the expiration of thirty days after the mailing of a notice of such suspension, as provided in paragraph (5) of this resolution. Such notice shall be mailed within a reasonable time after a statement of such governmental authority, showing that such certificate, license, or permit has been suspended and specifying the cause and duration of such suspension, has been filed with the secretary of the Institute. Such automatic suspension shall cease upon the expiration of the period of suspension so specified.
- .04 (4) That the membership of a member whose certificate as a certified public accountant, or license or permit to practice as such or to practice public accounting has been revoked, withdrawn, or cancelled as a disciplinary measure by any governmental authority shall, except as provided in paragraph (6) of this resolution, become automatically terminated upon the expiration of thirty days after the mailing of a notice of such termination, as provided in paragraph (5) of this resolution. Such notice shall be mailed within a reasonable time after a statement of such governmental authority showing that such certificate, license, or permit has been revoked, withdrawn, or cancelled and specifying the cause of such revocation, withdrawal, or cancellation has been filed with the secretary of the Institute.

.05 (5) That notices of suspension or termination pursuant to paragraph (1), (2), (3), or (4) of this resolution shall be signed by the secretary of the Institute and mailed by registered or certified mail, postage prepaid, addressed to the member concerned at his or her last known address according to the official records of the Institute, which are the records of the membership department.

[As revised by Council June 17, 1996.]

.06 (6) That the operation of paragraph (1), (2), (3), or (4) of this resolution shall become postponed if, within thirty days after mailing the notice of suspension or termination, the secretary of the Institute receives a request from the member concerned that the pertinent provision shall not become operative. The request shall state briefly the facts and reasons relied upon. All such requests shall be referred to the trial board for action thereon by the trial board or by an ad hoc committee thereof consisting of at least five members appointed by the chairman of the trial board or vice chairman, when acting as chairman. If the request is denied, the suspension or termination, as the case may be, shall become effective upon such denial, and the member concerned shall be so notified in writing by the secretary. No appeal to the trial board shall be allowable with respect to a denial of such a request by the ad hoc committee. If the request is granted, the suspension or termination, as the case may be, shall not become effective. In such event, the secretary shall transmit the matter to the professional ethics division to take whatever action it considers proper in the circumstances. A determination that paragraph (1), (2), (3), or (4) of this resolution shall not become operative shall be made only when it clearly appears that, because of exceptional or unusual circumstances, it would be inequitable to permit such automatic suspension or termination.

[The next page is 5931.]

7.4 Disciplining of Member by Trial Board

As amended January 12, 1988

- .01 Under such conditions and by such procedure as the Council may prescribe, a hearing panel of the trial board, by a two-thirds vote of the members present and voting, may expel a member (except as otherwise provided in section 7.4.3), or by a majority vote of the members present and voting, may suspend a member for a period not to exceed two years not counting any suspension imposed under sections 7.3.1 and 7.3.2, or may impose such lesser sanctions as the Council may prescribe on any member if the member
 - 7.4.1 Infringes any of these bylaws or any rule of the Code of Professional Conduct;
 - **7.4.2** Is declared by a court of competent jurisdiction to have committed any fraud;
 - 7.4.3 Is held by a hearing panel of the trial board to have been guilty of an act discreditable to the profession, or to have been convicted of a criminal offense which tends to discredit the profession; provided that should a hearing panel of the trial board find by a majority vote that he has been convicted by a criminal court of an offense involving moral turpitude, or any of the offenses enumerated in section 7.3.1, the penalty shall be expulsion;
 - **7.4.4** Is declared by any competent court to be insane or otherwise incompetent;
 - **7.4.5** Is subject to the suspension, revocation, withdrawal, or cancellation of the member's certificate as a certified public accountant or license or permit to practice as such or to practice public accounting as a disciplinary measure by any governmental authority; or
 - **7.4.6** Fails to cooperate with the professional ethics division in any disciplinary investigation of the member or a partner or employee of the firm by not making a substantive response to interrogatories or a request for documents from a committee of the professional ethics division or by not complying with the educational and remedial or corrective action determined to be necessary by the professional ethics executive committee, within thirty days after the posting of notice of such interrogatories, or a request for documents, or directive to take CPE or corrective action by registered or certified mail, postage prepaid, to the member at his or her last known address shown on the books of the Institute.
- .02 With respect to a member residing in a state in which the state society has entered into an agreement approved by the Institute's Board of Directors to deal with complaints against society members in cooperation with the professional ethics division, disciplinary hearings shall be conducted before a hearing panel of the joint trial board.

(See section 740R.)

[The next page is 5941.]

BL Section 740R

Implementing Resolution Under Section 7.4 Disciplining of Member by Trial Board

As amended January 12, 1988, unless otherwise indicated

Resolved:

.01 (1) Any complaint preferred against a member under section 7.4 of the bylaws shall be submitted to the professional ethics division, which in turn may refer the complaint for investigation and recommendation to an ethics committee (or its equivalent) of a state society of certified public accountants that has made an agreement with the Institute of the type authorized in section 7.4 of the bylaws. If, upon consideration of the complaint, investigation and/or recommendation thereon, it appears that a prima facie case is established showing a violation of any applicable bylaws or any rule of the Code of Professional Conduct of the Institute or any state society making an agreement with the Institute referred to above or showing any conduct discreditable to a certified public accountant, the professional ethics division or the ethics committee of such state society, except as provided in the implementing resolution under section 3.6.2.2 of the bylaws, shall report the matter to the secretary of the joint trial board who shall summon the member involved to respond to the charges preferred against the member, which response may include the entering of a plea of guilty without a hearing, in accordance with rules established by the trial board, provided, however, that with respect to a case in which the trial board has granted a request that automatic suspension or termination shall not become operative under the provisions of paragraph (6) in the implementing resolution under section 7.3.2 of the bylaws, the division or such state society ethics committee shall have discretion as to whether and when to report the matter to the secretary for such summoning.

.02 (2)

- (a) If the professional ethics division or state society ethics committee dismisses any complaint preferred against a member or shall fail to initiate its inquiry within ninety days after such complaint is presented to it in writing, the member preferring the complaint may present the complaint in writing to the trial board, provided, however, that this provision shall not apply to a case falling within the scope of section 7.3.
- (b) The chairman of the trial board shall cause such investigation to be made of the matter as he may deem necessary, and shall either dismiss the complaint or refer it to the secretary of the trial board who shall summon the member to answer the complaint in accordance with the provisions in paragraph (1) hereof.
- (c) Prior to causing the investigation referred to in paragraph (b), the chairman of the trial board shall designate six members of the trial

board who shall not be involved in such investigation in order that five of them may be appointed to an independent hearing panel if necessary. He shall report the names of such members to the secretary of the trial board prior to any action under paragraph (b).

- .03 (3) For the purpose of adjudicating charges against members of the Institute, as provided in the foregoing paragraphs of this resolution, the following must take place:
 - (a) The secretary shall mail to the member concerned, at least thirty days prior to the proposed meeting of a panel appointed to hear the case, written notice of the charges to be adjudicated. Such notice, when mailed by registered or certified mail, postage prepaid, addressed to the member concerned at the member's last known address according to the official records of the Institute, which are the records of the membership department, shall be deemed properly served.
 - (b) After considering the evidence presented by the professional ethics division or other complainant and by the defense, the panel hearing the case, a quorum present, by vote of the members present and voting, may, in a manner consistent with section 7.4 of the bylaws, admonish, suspend for a period of not more than two years, or expel the member against whom the complaint is made and take such other disciplinary, remedial or corrective action as the panel deems appropriate.
 - (c) In a case decided by a panel, the member concerned may request a review by the trial board of the decision of the panel, provided such a request for review is filed with the secretary of the trial board at the principal office of the Institute within thirty days after the decision of the panel, and that such information as may be required by the rules of the trial board shall be filed with such request. Such a review shall not be a matter of right. Each such request for a review shall be considered by an ad hoc committee to be appointed by the chairman of the trial board, or its vice chairman in the event of his unavailability, and composed of not less than three members of the trial board who did not participate in the prior proceedings in the case. The ad hoc committee shall have power to decide whether such request for review by the trial board shall be granted, and such committee's decision that such request shall not be granted shall be final and subject to no further review. A quorum of such ad hoc committee shall consist of a majority of the appointed. If such request for review is granted, the trial board shall review the decision of the panel in accordance with its rules of practice and procedure. On review of such decision, the trial board may affirm, modify, or reverse all or any part of such decision or make such other disposition of the case as it deems appropriate. The trial board may, by general rule, indicate the character of reasons that may be considered to be of sufficient importance to warrant an ad hoc committee granting a request for review of a decision of a panel.
 - (d) Any decision of the trial board, including any decision reviewing a decision of a panel, shall become effective when made, unless the trial board's decision indicates otherwise, in which latter event it shall become effective at the time determined by the trial board. Any decision of a panel shall become effective as follows:

- Upon the expiration of thirty days after it is made, if no request for review is properly filed within such thirty-day period.
- (ii) Upon the denial of a request for review, if such request has been properly filed within such thirty-day period and is denied by an ad hoc committee.
- (iii) Upon the date of a decision of a review panel affirming the decision of a hearing panel in cases where a review has been granted by an ad hoc committee.
- (e) A plea of guilty, if it conforms to the rules and procedures of the trial board, shall become effective upon acceptance by the trial board.

[As revised by Council June 17, 1996.]

.04 (4) In the case of a settlement agreement between a member and the professional ethics executive committee that provides for suspension or termination of membership pursuant to the Council resolution implementing bylaw section 3.6.2.2, the matter shall be referred to a panel of the trial board which, upon finding that there has been a waiver of the member's rights under Article 7.4, shall recognize such settlement agreement and arrange for publication of such disciplinary action under section 7.6 of the bylaws.

[As revised by Council May 26, 1993.]

[The next page is 5951.]

7.5 Reinstatement

As amended January 12, 1988

.01 The Council may prescribe the conditions and procedures under which members suspended or terminated under sections 7.3 and 7.4 may be reinstated.

(See section 750R.)

[The next page is 5961.]

BL Section 750R

Implementing Resolution Under Section 7.5 Reinstatement

As amended January 12, 1988, unless otherwise indicated

Resolved:

.01 (1) That at any time after the publication in a membership periodical of the Institute of a statement of a case and decision, including cases in which a guilty plea was entered without a hearing, on application of the member concerned, the appropriate panel of the trial board that last heard the case and whose decision provided the basis for the publication or, in the case of a guilty plea, a newly formed panel, may, by a two-thirds vote of the members present and voting, recall, rescind, or modify such decision, which action shall be published in the membership periodical of the Institute. The denial of an application under this section shall not prevent the member concerned from applying for reinstatement under section (2) hereof.

[As revised by Council May 26, 1993.]

.02 (2) That

- (a) Should a judgment of conviction or an order of a governmental authority on which the suspension or termination of membership was based under section 7.3 of the bylaws be reversed or otherwise set aside or invalidated, such suspension shall terminate or such member shall become reinstated when a certified copy of the order reversing or otherwise setting aside or invalidating such conviction or order is filed with the secretary of the joint trial board, who shall refer the matter to the professional ethics division for whatever action it deems appropriate.
- (b) A member who has been suspended or expelled by the trial board pursuant to section 7.4 of the bylaws may request that the suspension terminate or may request reinstatement if a judgment of conviction, an order or finding of any court, or an order of the governmental authority on which the suspension or expulsion was based has been reversed or otherwise set aside or invalidated. Such request shall be referred to the trial board whereupon a hearing panel composed of five members designated by the chairman of the trial board may, after investigating all related circumstances, terminate the suspension or reinstate the member concerned by a majority vote of the members present and entitled to vote.
- (c) Except as provided in subparagraphs (a) and (b) of this paragraph (2), a member whose membership has been automatically terminated under section 7.3, or who has been expelled by or had his resignation accepted by a panel of the trial board may, at any time after three years from the effective date of such termination, expulsion, or accep-

5962 Termination of Membership and Disciplinary Sanctions

tance of resignation, request reinstatement of his membership. Such request shall be referred to the trial board, whereupon the chairman shall designate five members of the board to a hearing panel which may, after investigation, reinstate such member on such terms and conditions as it shall determine to be appropriate. If an application for reinstatement under this subparagraph is denied, the member concerned may again apply for reinstatement at any time after two years from the date of such denial.

[The next page is 5971.]

7.6 Publication of Disciplinary Action

As amended January 12, 1988

.01 Notice of disciplinary action pursuant to section 7.3 or 7.4 or of termination of participation of a member's firm in an Institute-approved practice-monitoring program, together with a statement of the reasons therefor, shall be published in such form and manner as the Council may prescribe.

(See section 760R.)

[The next page is 5981.]

BL Section 760R

Implementing Resolution Under Section 7.6 Publication of Disciplinary Action

As amended May 26, 1993

Resolved:

.01 That notice of disciplinary action taken under section 7.3 or 7.4 of the bylaws and the basis therefor shall be published in a membership periodical of the Institute and the professional ethics division shall maintain a record of such information and disclose that information upon request. In the case of a suspension or termination pursuant to section 7.3 of the bylaws, such notice shall be in a form approved by the chairman of the trial board, and shall disclose the name of the member concerned. In any action pursuant to section 7.4 of the bylaws in which the member is found guilty or has entered into a settlement agreement with the professional ethics executive committee that involves suspension or termination of membership, the trial board or panel hearing the case shall decide on the form of the notice of the case and the decision to be published, which notice shall disclose the name of the member involved and the terms and conditions of any settlement agreement. The statement and decision, as released by the chairman, trial board, or hearing panel, shall be published in a membership periodical of the Institute. No such publication shall be made until such decision has become effective.

[The next page is 5991.]

7.7 Disciplinary Sections Not to Be Applied Retroactively

As amended January 12, 1988

.01 Sections 7.3 and 7.4 shall not be applied to offenses of wrongful conduct occurring prior to their effective dates, but such offenses shall be subject to discipline under the bylaws of the Institute in effect at the time of their occurrence.

[The next page is 6021.]

8. AMENDMENTS

TABLE OF CONTENTS

Section		Paragraph
801	Amendments	.01
810	Proposals to Amend the Bylaws	.01
820	Proposals to Amend the Code of Professional Conduct	.01
830	Submission to Council via Board of Directors	.01
840	Submission to Membership by Mail Ballot	.01

[The next page is 6031.]

BL Section 801 Amendments

As amended January 12, 1988

.01 Amendments to these bylaws and the Code of Professional Conduct shall be accomplished in a manner consistent with this article.

[The next page is 6041.]

8.1 Proposals to Amend the Bylaws

As amended June 17, 1996

.01 Proposals to amend the bylaws may be made by any thirty members of the Council, by any two hundred or more members of the Institute in good standing, by the Board of Directors, or by petition of 5 percent of the membership as of the end of the prior fiscal year. Any such petition shall include the member's name (typed or printed), membership number and the date it is signed, and the signature of a member on such a petition shall be valid for one year from the date thereof. The changes to this provision will not apply to petitions, regardless of when they are signed, submitted pursuant to efforts to gather such petitions which were ongoing as of July 13, 1995.

[The next page is 6051.]

8.2 Proposals to Amend the Code of Professional Conduct

As amended June 17, 1996

.01 Proposals to amend the Code of Professional Conduct may be made by any thirty members of the Council, by any two hundred or more members of the Institute in good standing, by the Board of Directors, by the professional ethics division, or by petition of 5 percent of the membership as of the end of the prior fiscal year. Any such petition shall include the member's name (typed or printed), membership number and the date it is signed, and the signature of a member on such a petition shall be valid for one year from the date thereof. The changes to this provision will not apply to petitions, regardless of when they are signed, submitted pursuant to efforts to gather such petitions which were ongoing as of July 13, 1995.

[The next page is 6061.]

8.3 Submission to Council via Board of Directors

As amended January 12, 1988

.01 All such proposals to amend the bylaws or the Code of Professional Conduct, unless made at a meeting of the Council or the Board of Directors, shall be submitted in writing to the Board of Directors. The Board of Directors shall submit all such proposals, accompanied by its recommendation, to the Council for action.

8.3.1 Proposals Not Requiring Council Approval

Following discussion at a meeting of the Council, proposals sponsored by at least 5 percent of the membership shall be submitted to the membership of the Institute for vote by mail ballot pursuant to section 8.4.

[The next page is 6071.]

8.4 Submission to Membership by Mail Ballot

As amended January 12, 1988

.01 Amendments proposed under section 8.3.1 and those authorized by the Council under section 8.3 shall be submitted to all of the members of the Institute for a vote by mail ballot on or after ninety days following discussion by the Council, but no later than 180 days following such discussion. If at least two-thirds of those voting approve such proposal, it shall become effective as an amendment to the bylaws or to the Code of Professional Conduct, as applicable. Mail ballots shall be considered valid and counted only if received in the Institute's principal office within sixty days from the date of mailing the ballots to the members.

[The next page is 6131.]

BL Section 900 GENERAL

TABLE OF CONTENTS

Section		Paragraph
911	AICPA Mission Statement	.01
921	A Description of the Professional Practice of Certified Public Accountants	.0115

[The next page is 6141.]

AICPA Mission Statement

.01 The American Institute of Certified Public Accountants is the national professional organization for all Certified Public Accountants. Its mission is to provide members with the resources, information, and leadership that enable them to provide valuable services in the highest professional manner to benefit the public as well as employers and clients.

In fulfilling its mission, the AICPA works with state CPA organizations and gives priority to those areas where public reliance on CPA skills is most significant.

To achieve its mission, the Institute:

Advocacy

 Serves as the national representative of CPAs before governments, regulatory bodies and other organizations in protecting and promoting members' interests.

Certification and Licensing

 Seeks the highest possible level of uniform certification and licensing standards and promotes and protects the CPA designation.

Communications

 Promotes public awareness and confidence in the integrity, objectivity, competence, and professionalism of CPAs and monitors the needs and views of CPAs.

Recruiting and Education

 Encourages highly qualified individuals to become CPAs and supports the development and outstanding academic programs.

Standards and Performance

 Establishes professional standards; assists members in continually improving their professional conduct, performance, and expertise; and monitors such performance to enforce current standards and requirements.

[The next page is 6151.]

^{*} Note: The Mission Statement, developed in 1986 by the Mission of AICPA Special Committee, was revised by the Strategic Planning Committee and approved by Council in May 1991. The Strategic Objectives were revised in November 1993 and again in November 1995.

A Description of the Professional Practice of Certified Public Accountants

- .01 Certified public accountants practice in the broad field of accounting.
- .02 Accounting is a discipline which provides financial and other information essential to the efficient conduct and evaluation of the activities of any organization.
- .03 The information which accounting provides is essential for (1) effective planning, control, and decision-making by management, and (2) discharging the accountability of organizations to investors, creditors, government agencies, taxing authorities, association members, contributors to welfare institutions, and others.
- .04 Accounting includes the development and analysis of data, the testing of their validity and relevance, and the interpretation and communication of the resulting information to intended users. The data may be expressed in monetary or other quantitative terms, or in symbolic or verbal forms.
- .05 Some of the data with which accounting is concerned are not precisely measurable, but necessarily involve assumptions and estimates as to the present effect of future events and other uncertainties. Accordingly, accounting requires not only technical knowledge and skill, but even more important, disciplined judgment, perception, and objectivity.
- .06 Within this broad field of accounting, certified public accountants are the identified professional accountants. They provide leadership in accounting research and education. In the practice of public accounting CPAs bring competence of professional quality, independence, and a strong concern for the usefulness of the information and advice they provide, but they do not make management decisions.
- .07 The professional quality of their services is based upon experience and the requirements for the CPA certificate—education and examination—and upon the ethical and technical standards established and enforced by their profession.
- .08 CPAs have a distinctive role in auditing financial statements submitted to investors, creditors, and other interested parties, and in expressing independent opinions on the fairness of such statements. This distinctive role has inevitably encouraged a demand for the opinions of CPAs on a wide variety of other representations, such as compliance with rules and regulations of government agencies, sales statistics under lease and royalty agreements, and adherence to covenants in indentures. [Revised, July 1997, to reflect conforming changes necessary due to the issuance of Statement on Auditing Standards No. 58.]
- .09 The audit of financial statements requires CPAs to review many aspects of an organization's activities and procedures. Consequently they can advise clients of needed improvements in internal control and make constructive suggestions on financial, tax, and other operating matters. [Revised, July 1997, to reflect conforming changes necessary due to the issuance of Statement on Auditing Standards No. 58.]

- .10 In addition to furnishing advice in conjunction with their independent audits of financial statements, CPAs are engaged to provide objective advice and consultation on various management problems. Many of these involve information and control systems and techniques, such as budgeting, cost control, profit planning, internal reporting, automatic data processing, and quantitative analysis. CPAs also assist in the development and implementation of programs approved by management. [Revised, July 1997, to reflect conforming changes necessary due to the issuance of Statement on Auditing Standards No. 58.]
- .11 Among the major management problems depending on the accounting function is compliance with tax requirements. An important part of the practice of CPAs includes tax planning and advice, preparation of tax returns, and representation of clients before government agencies.
- .12 CPAs also participate in conferences with government agencies such as the Securities and Exchange Commission, and with other interested parties, such as bankers.
- .13 Like other professionals, CPAs are often consulted on business, civic, and other problems on which their judgment, experience, and professional standards permit them to provide helpful advice and assistance.
- .14 The complexities of an industrial society encourage a high degree of specialization in all professions. The accounting profession is no exception. Its scope is so wide and varied that many individual CPAs choose to specialize in particular types of service.
- .15 Although their activities may be diverse, all CPAs have demonstrated basic competence of professional quality in the discipline of accounting. It is this which unites them as members of one profession, and provides a foundation for extension of their services into new areas.

[The next page is 6201.]

BL TOPICAL INDEX

ACCOUNTING	AMERICAN INSTITUTE OF CPAs—continued Past Presidents Eligible for Council 330.01
Defined as a Discipline	ANNUAL MEETINGS—See Meetings of Institute
ACCOUNTING AND REVIEW SERVICES COMMITTEE Authority to Make Public Statements	ASSOCIATES—See International Associates ASSURANCE SERVICES EXECUTIVE COMMITTEE Authority to Make Public
Designation as Senior Committee 360R.01 ACCOUNTING STANDARDS EXECUTIVE COMMITTEE	Statements 360R.02 Designation as Senior 360R.01
Authority to Make Public Statements	ATTESTATION Description of Practice
Disciplining of Member by Trial Board	Duties
International Associates ADMISSION TO MEMBERSHIP—See	Appointment of Auditor
Membership ADVICE TO CLIENTS	Authority to Make Public Statements
Description of Practice 921.09–.11; 921.13 ADVOCACY Mission of the Institute	Designation as Senior Committee 360R.01
AMENDMENTS	BALLOT—See Mail Ballot
AMENDMENTS Bylaws	BALLOT—See Mail Ballot BOARD OF DIRECTORS Action of Admissions 220.01 Action on Admissions 210.01 Action on Amendments 830.01 Action on Resignations 710.01; 710R.01 Agenda for Council Meetings 501.01 Amendment Proposals 810.01; 820.01 Appointment of Board of Examiners 360.01 Appointment of President 350.01 Appointment of Secretary 350.01
Bylaws	BOARD OF DIRECTORS Action of Admissions

BOARD OF DIRECTORS—continued	BYLAWS OF INSTITUTE—continued
· Election of Nominating	Retroactivity of Disciplinary
Committee	Sanctions 770.01
Execution of Instruments 430.01	Termination of Membership 701.01
Indemnification Provision 440.01	.
Interim Appointments 650.01; 650R.01	
Meetings—See Meetings of Board of Directors	CENSURE
Meetings of Council	Public or Private 701.01
Membership of Council	CERTIFICATE, CPA—See CPA Certificate
Powers of Board	CERTIFICATE OF MEMBERSHIP
Powers of Council	Dues Required for Certificate 240.01
Proposals to Amend	Issuance
Bylaws	Requirement for Return 240.01
Proposals to Amend Code of	CERTIFIED PUBLIC ACCOUNTANTS
Conduct 820.01; 830.01	Audit of Institute
 Public Representatives 320.01; 340R.01 	Description of Professional
 Qualifications for Membership 320.01 	Practice
Re-election to Board 630.02	Designation as Member 250.01
Reinstatement of Membership 710.01;	CHAIRMAN OF BOARD OF DIRECTORS
	Appointment of Committees and
Reports to Council	Boards
Special Meetings of Council 520.01	· Attendance at Board Meetings 360.01
Termination of Membership 720.01	Attendance at Committee Meetings 360.01
· Unexpired Terms 650R.01	Audit Committee 420.01
Vacancies 650.0102; 650R.01	Duties of Chairman
BOARD OF EXAMINERS	Election by Council
· Designation as Senior Board 360R.01	Powers Prescribed by Council 350.01
Duties of Board	Qualifications for Office 350.01
Method of Appointment	Special Meetings of Council 520.01
· Qualifications for Membership 320.01	· Term of Office
• Qualifications for Membership 320.01 • Supervision of CPA Examination 360.01	Term of Office
 Qualifications for Membership 320.01 Supervision of CPA Examination 360.01 	CODE OF CONDUCT—See Conduct, Code
 Qualifications for Membership 320.01 Supervision of CPA Examination 360.01 BOARDS OF INSTITUTE 	CODE OF CONDUCT—See Conduct, Code of Professional
 Qualifications for Membership 320.01 Supervision of CPA Examination 360.01 	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
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Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership. 320.01 Supervision of CPA Examination 360.01 BOARDS OF INSTITUTE Appointed by Chairman of Board of Directors Board of Directors—See Board of Directors 360.01 Board of Examiners—See Board of Examiners Resolutions of Membership. 320.01 Trial Board—See Joint Trial Board BUDGETS Prescribed by Council. 401.01 BYLAWS OF INSTITUTE Admission to Membership and Association. 210.01 Amendment Petition's Contents and Validity. 810.01; 820.01 Amendments 801.01 Council Resolutions—See Resolutions of Council 501.01 Disciplinary Sanctions 701.01; The Council Advance of Council 740.0102 Elections 601.01 Financial Management and Controls 401.01	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership. 320.01 Supervision of CPA Examination 360.01 BOARDS OF INSTITUTE Appointed by Chairman of Board of Directors. 360.01 Board of Directors—See Board of Directors Board of Examiners—See Board of Examiners Resolutions of Membership. 320.01 Trial Board—See Joint Trial Board BUDGETS Prescribed by Council. 401.01 BYLAWS OF INSTITUTE Admission to Membership and Association 210.01 Amendment Petition's Contents and Validity 810.01; 820.01 Amendment Petition's Contents and Validity 810.01 Council Resolutions—See Resolutions of Council Disciplinary Sanctions 701.01; 740.01-02 Elections 601.01 Financial Management and Controls 401.01 Infringement 740.01; 740R.01	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership. 320.01 Supervision of CPA Examination 360.01 BOARDS OF INSTITUTE Appointed by Chairman of Board of Directors. 360.01 Board of Directors—See Board of Directors Board of Examiners—See Board of Examiners Resolutions of Membership. 320.01 Trial Board—See Joint Trial Board BUDGETS Prescribed by Council. 401.01 BYLAWS OF INSTITUTE Admission to Membership and Association. 210.01 Amendment Petition's Contents and Validity. 810.01; 820.01 Amendments 801.01 Council Resolutions—See Resolutions of Council Disciplinary Sanctions 701.01; 740.01—02 Elections 601.01 Infringement 740.01; 740R.01 Meetings of Institute and Council 501.01	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership. 320.01 Supervision of CPA Examination 360.01 BOARDS OF INSTITUTE Appointed by Chairman of Board of Directors. 360.01 Board of Directors—See Board of Directors Board of Examiners—See Board of Examiners Resolutions of Membership. 320.01 Trial Board—See Joint Trial Board BUDGETS Prescribed by Council. 401.01 BYLAWS OF INSTITUTE Admission to Membership and Association. 210.01 Amendment Petition's Contents and Validity 810.01; 820.01 Amendments 801.01 Council Resolutions—See Resolutions of Council Disciplinary Sanctions 701.01; 740.01—02 Elections 601.01 Financial Management and Controls 401.01 Infringement 740.01; 740R.01 Meetings of Institute and Council 501.01 Mission Statement of the Institute. 911.01	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee
Qualifications for Membership	CODE OF CONDUCT—See Conduct, Code of Professional COMMITTEE Accounting and Review Services Committee

received are to DD becau	P
COMMITTEE—continued	COUNCIL OF INSTITUTE—continued
Professional Ethics Executive	Forfeiture of Office 640.01
Committee 360.01; 360R.0102	Indemnification Provision
Resolutions of Membership 320.01	Interim Appointments 650.01–.02
SEC Practice Section Executive	• • • • • • • • • • • • • • • • • • • •
Committee	Joint Trial Board Election 360R.08
· Senior Committees and	Meetings—See Meetings of Council
Boards 220R.01; 360.01; 360R.0102	Members-at-Large 330.01; 630.01–.02
Tax Executive Committee 360R.0102	· Members Elected to Board of
COMMUNICATION	Directors
Mission of the Institute 911.01	• Membership
	Nomination
COMPETENCE	Notification of Nomination 610.01
Mission Statement of the Institute 911.01	Number of Council Members 610.01
COMPLAINTS AGAINST MEMBERS	Organization of Institute 310.01
Referred to Professional Ethics	Powers of Council
Division 740R.0104	· Proportional Representations of
Referred to Trial Board 740R.02	Members
Resignation or Reinstatement 710R.01	Proposals to Amend
CONDUCT, CODE OF PROFESSIONAL	Bylaws 810.01; 830.01; 840.01
· Amendments Petition's Contents and	Proposals to Amend Code of
Validity 810.01; 820.01	Conduct 820.01; 830.01; 840.01
· Amendments 801.01	Publication of Disciplinary Action 760.01
· Disciplinary Action 360R.0507;	- Publication of Termination of
	Practice-Monitoring Program
Infringement 740.01; 740R.01; 740R.03	Participation
· Interpretations and Amendments 360.01	· Qualifications for Membership 320.01
Proposals to Amend 320.01; 820.01;	Reinstatement of
830.01; 840.01	Membership 720.01; 750.01
Retention of Membership 230,01	Reports From Board of Directors 340.01
	200.01
CONTINUING PROFESSIONAL EDUCATION—	· Reports to Membership
CONTINUING PROFESSIONAL EDUCATION— See Training and Education	Reports to Membership
See Training and Education	· Resolutions of Membership 320.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION	Resolutions of Membership 320.01 Rules Governing International
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Action on Resignations 710.01	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate Affiliation 720.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate Affiliation 720.01 Termination of Membership 720.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee . 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement . 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01;	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate Affiliation 720.01 Termination of Membership 720.01 Unexpired Terms 610.01; 650R.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee . 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement . 710.01 Action on Resignations . 710.01 Admission of International Associates . 260.01; 260R.01 Amendment Proposals . 810.01; 820.01; . 830.01; 840.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee . 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement . 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01;	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate Affiliation 720.01 Termination of Membership 720.01 Unexpired Terms 610.01; 650R.01 Vacancies 610.01; 610R.01; 650.0102; 650R.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee . 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement . 710.01 Action on Resignations . 710.01 Admission of International Associates . 260.01; 260R.01 Amendment Proposals . 810.01; 820.01; . 830.01; 840.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Action on Resignations 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01	Resolutions of Membership. 320.01 Rules Governing International Associates 260.01; 260R.01 Selection of Council Members 330.01 Senior Committees Designated 360.01 Special Meetings of Council 520.01 State Society Representatives 620.01 Term of Office 610.01 Termination of International Associate Affiliation 720.01 Termination of Membership 720.01 Unexpired Terms 610.01; 650R.01 Vacancies 610.01; 610R.01; 650.0102; 650R.01
See Training and Education	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Action on Resignations 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.01–.02 Dues Determination by Council 450.01 Election Meeting 660.01	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.01–.02 Dues Determination by Council 450.01 Election Meeting 660.01 Election of Members 601.01; 610.01	Resolutions of Membership
See Training and Education	Resolutions of Membership
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.01–.02 Dues Determination by Council 450.01 Election Meeting 601.01; 610.01 Election of Members 601.01; 610.01 Election of Members 601.01; 610.01 Election of Members-at-Large 630.01–.02	Resolutions of Membership. 320.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.01–02 Dues Determination by Council 450.01 Election Meeting 660.01 Election of Members 601.01; 610.01 Election of Members 601.01; 610.01 Election of Members-at-Large 630.01–02 Election of Nominating Committee 360R.03–04	Resolutions of Membership. 320.01
See Training and Education	Resolutions of Membership. 320.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.0102 Dues Determination by Council 450.01 Election Meeting 660.01 Election of Members 601.01; 610.01 Election of Members-at-Large 630.0102 Election of Nominating Committee 360R.0304 Election of Public Representatives 630.01	Resolutions of Membership. 320.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.0102 Dues Determination by Council 450.01 Election Meeting 660.01 Election of Members 601.01; 610.01 Election of Members-at-Large 630.0102 Election of Nominating Committee 360R.0304 Election of Public Representatives 630.01 Execution of Instruments 430.01	Resolutions of Membership. 320.01
See Training and Education	Resolutions of Membership. 320.01
See Training and Education CONTINUING PROFESSIONAL EDUCATION BOARD OF MANAGEMENT Designation as Senior Committee 360R.01 CONVICTION OF CRIME—See Criminal Conviction COUNCIL OF INSTITUTE Action on Reinstatement 710.01 Admission of International Associates 260.01; 260R.01 Amendment Proposals 810.01; 820.01; 830.01; 840.01 Appointment of Auditor 410.01 Budgetary Controls 401.01 Composition of Council 330.01 Disciplining of Membership 740.0102 Dues Determination by Council 450.01 Election Meeting 660.01 Election of Members 601.01; 610.01 Election of Members-at-Large 630.0102 Election of Nominating Committee 360R.0304 Election of Public Representatives 630.01 Execution of Instruments 430.01	Resolutions of Membership. 320.01

CPA EXAMINATION—See Examination, Uniform CPA	Vice Chairman of Board of Directors . 630.01
CRIMINAL CONVICTION	· Withdrawal of Nomination 610R.01
Disciplining of Member by Trial Board	ETHICS DIVISION—See Professional Ethics Division
Judgment Reversed	EXAMINATION, UNIFORM CPA
Suspension of Membership 730.01; 730R.01	Requirement for Membership 220.01
Termination of Membership 730.01;	· Supervision by Board of Examiners 360.01
D	EXAMINERS —See Board of Examiners
DIRECTORS—See Board of Directors	EXECUTION OF INSTRUMENTS
DISCIPLINARY SANCTIONS	Designation of Officers or Employees
Disciplining by Trial Board 360R.05–.07;	EXPENSES
	Indemnification Provision
· Introduction 701.01	indentification Provision
Maintaining Records 760R.01	
Practice-Monitoring Programs	FELONY—See Criminal Conviction
Publication of Action 740R.04; 750R.01;	FINANCIAL REPORTING
	Description of
· Reinstatement	Practice 921.0203; 921.0810
Retroactivity	FINANCIAL STATEMENTS OF INSTITUTE
Settlement Agreement	· Audit Committee 420.01
	Fiscal Year
DISCIPLINARY SUSPENSION—See	Publication for Membership 410.01
Suspension of Membership	FIRM CARLOS AND A
DISCREDITABLE ACTS—See Acts	Designation as Member 250.01
Discreditable	FISCAL PERIOD
DIVISION FOR CPA FIRMS	Prescribed by Council 460.01; 460R.01
Practice-Monitoring Programs. 220R.0103	FOREIGN CITIZENSHIP—See International
Private Companies Practice Section	Associates
DUES	
· Classifications 450.01	n gfran e en at e G
Date Payable	GOVERNMENTAL AGENCIES
International Associates 450.0103	· Compliance With Rules and
· Military Service	Regulations 921.08
Nonpayment 720.01; 720R.0102	er Alfager van de Gregoriaansk en
Required for Certification of Membership	INCOME TAX RETURNS—See Tax Returns
en de la companya de	INCOMPETENCE
EDUCATION AND TRAINING—See Training	Disciplining by Trial Board 740.01–.02
and Education	INDEPENDENCE
ELECTIONS	Description of Practice 921.06
Board of Directors 630.0102; 660.01	INFORMATION TECHNOLOGY EXECUTIVE
· Chairman of Board of Directors 630.01	COMMITTEE
Council Members	Designation as Senior Committee
Introduction	
Notification of Election to Council 610.01	INSTITUTE—See American Institute of CPAs
Notification of Nomination to	INSTRUMENTS—See Execution of
Council	Instruments
Officers of Institute	INSURANCE
Council	Indemnification Provision
Public Representatives 630.01	INTERNATIONAL ASSOCIATES
Term of Office of Council Members 610.01	Admission
Vacancies 650.0102; 650R.01	Attendance at Meetings 320.01

References are to BL section	on and paragraph numbers.
INTERNATIONAL ASSOCIATES—continued	MANAGEMENT CONSULTING SERVICES
· Dues 450.01–.03	Description of Practice 921.1011
Member Benefits	MANAGEMENT CONSULTING SERVICES
Termination of Association 720.01	EXECUTIVE COMMITTEE
Voting Rights 260R.01; 320.01	Authority to Make Public
· Waiver of Dues 450.03	Statements
en de la companya de La companya de la co	Designation as Senior Committee 360R.01
	MEETINGS, GENERAL PROVISIONS
JOINT TRIAL BOARD	Quorum
Complaints Against Members 740R.02	Rules of Procedure 530.01
· Composition 360.01; 360R.08–.10	MEETINGS OF BOARD OF DIRECTORS
Disciplining of Member	Amendment Proposals 830.01
740R.0104	Quorum
Duties and Powers	MEETINGS OF COUNCIL
Expulsion of Member	
• Membership Requirements 360.01	Agenda Determined by Board of Directors501.01
Notification to Member 740R.03	· Amendment Proposals 830.01
· Panel	Dates Determined by Board of
Powers	Directors
Peer Review Board 360R.11	Dates of Meetings 520.01
Practice-Monitoring Program 360R.11	• Election Meeting
Publication of Disciplinary Action 760R.01	· Elections 650.01–.02; 650R.01
Publication of Reinstatement 750R.01	Mail Ballot in Lieu of Special Meeting 520.01
Reinstatement of Membership 710R.01;	Minutes
750R.01=.02	Non-attendance
Request for Trial	• Quorum
Resignation of Membership 710R.01	Regular Meetings
Review Procedure 740R.03; 750R.0102 State Societies, CPA 360R.12	Rules of Procedure
Sub-Board	Special Meetings 520.01
Summoning of Member 730.01	MEETINGS OF INSTITUTE
Suspension of Membership 730.01	Council Meeting Held in Conjunction
Termination of Membership 730.01	With 660.01
en e	• Notice of Meetings 510.01
	· Quorum 510.01; 530.01
LAWSUITS—See Litigation	Regular Meetings
LIABILITIES	Resolution of Membership
· Indemnification Provision 440.02	Special Meetings
LITIGATION	MEMBERS-AT-LARGE OF COUNCIL
Indemnification Provision 440.01–.02	Council Members
macmimication (100)5joir 440.0102	Elections 630.01–.02; 660.01
and the commence of the commen	· Forfeiture of Office
MAIL BALLOT	Nonattendance at Council Meetings 640.01
· Council Vote	Term of Office 630.01
Proposed Amendments 830.01; 840.01	MEMBERSHIP
Resolutions of Membership 510.01	· Administrative Reprimand 360R.0507:
· Vacancies 650.01; 650R.01	
· Voting for Council Members 610.01	· Admission to Membership 220.01;
· Voting Rights	
MANAGEMENT	Amendment Petition's Contents and Validity
· Audit Committee 420.01	• Amendment Proposals 810.01; 820.01
Audit of Institute 410.01	· Attendance at Meetings 320.01
Authority of Council 401.01	· Certificate—See Certificate of Membership
Budgets of Institute 401.01; 401R.01	· Conditions for Retention 701.01
Dues	· Continuing Professional Education 720.01;
Fiscal Year	720R.02
Council	Designation as Member
Indemnification Provision	Sanctions Sanctions—See Disciplinary
The state of the s	Carrottono

AAPARDEDOLUD	MICCION OF THE INCTITUTE
MEMBERSHIP—continued	MISSION OF THE INSTITUTE—continued
Disciplining of Member by Trial Board 740.0102; 740R.0104	· Standards and Performance 911.01
Dues 230.01; 450.01–.03	N
Elections—See Elections	
Financial Statements of Institute 410.01	NOMINATIONS
International Associates—See International	· Council Members 610.01
Associates	Duties of Committee 360.01; 610.01
• Mail Ballot	· Election of Council
	Members
Meetings—See Meetings of Institute	Election of Officers
Members Defined	Floor Nominations
Mission of the Institute 911.01	Vacancies
Nonpayment of Dues 720.01; 720R.01	· Withdrawal 610R.01
Notice of Meetings 510.01	NONPAYMENT OF FINANCIAL OBLIGATION
Objectives of Institute	
Organization—See Organization of Institute	Termination of Membership 720.01; 720R.0102
Positions Held Only by Members 320.01	
 Practice-Monitoring Programs 220R.0103; 	NOTIFICATION
720.01; 720R.02	Charges Against Members 740R.03
Proposals to Amend Bylaws 810.01;	Disciplinary Actions 760.01; 760R.01
830.01; 840.01	Notice of Meetings 510.01; 520.01
Proposals to Amend Code of	
Conduct 820.01; 830.01; 840.01	
Publication of Disciplinary Action	OBJECTIVES OF INSTITUTE
Publication of Termination of	· Certificate of Incorporation 101.01
Practice-Monitoring Program	Mission Statement—See Mission of the
Participation 760.01	Institute
Qualifications 220.01; 220R.0203	OBJECTIVITY
Reinstatement—See Reinstatement of	Description of Practice 921.05
Membership	OFFICERS OF INSTITUTE
Reports of Council Action 330.01	Appointed by Board of Directors 350.01
Requirements for Admission 220.01;	Chairman of Board—See Chairman of Board
220R.0203	of Directors
Requirements for Joint Trial Board 360.01	Election by Council
Requirements for Retention 230.01	Election Meetings 660.01
Residence for Voting Purposes 320.01	Election of Members 601.01
Resignation—See Resignation Resolutions—See Resolutions of Membership	Execution of Instruments 430.01
Retention of Membership 230.01;	Indemnification Provision 440.01
230R.04–.07	Nominations Committee
Rights and Powers	Organization of Institute 310.01
SEC Audit Clients 230.01	Powers of Council
Settlement Agreement 360R.0607	President—See President of Institute
	Resolutions of Membership
Suspension—See Suspension of Membership Termination—See Termination of Membership	Secretary—See Secretary of Institute
· Suspension—See Suspension of Membership	Secretary—See Secretary of Institute Term of Office
 Suspension—See Suspension of Membership Termination—See Termination of Membership 	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession	Secretary—See Secretary of Institute
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession 921.15 Voting on Amendments 840.01 Voting Rights 320.01 Waiver of Dues 450.03	Secretary—See Secretary of Institute
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession 921.15 Voting on Amendments 840.01 Voting Rights 320.01 Waiver of Dues 450.03 MILITARY SERVICE	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession 921.15 Voting on Amendments 840.01 Voting Rights 320.01 Waiver of Dues 450.03	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession 921.15 Voting on Amendments 840.01 Voting Rights 320.01 Waiver of Dues 450.03 MILITARY SERVICE Dues 450.03 MINUTES OF MEETINGS	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession 921.15 Voting on Amendments 840.01 Voting Rights 320.01 Waiver of Dues 450.03 MILITARY SERVICE Dues 450.03 MINUTES OF MEETINGS Meetings of Council 520.01	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership Termination—See Termination of Membership Unity of Profession	Secretary—See Secretary of Institute Term of Office
Suspension—See Suspension of Membership	Secretary—See Secretary of Institute Term of Office

Officers Elected by Council 350.01: Permark of Make Public Statements 360R.02 Designation as Senior Committee 220R.01 Joint Trial Board 360R.01 Agreements With State Societies 220R.01 Agreements With State Societies 220R.01 Authority to Make Public Selection of Nominees 220R.01 Joint Trial Board 360R.01 Agreements With State Societies 220R.01 Agreements With State Societies 220R.01 Agreement With State Societies 220R.01 PERNANENT COMMITTEE Administrative Reprimand 360R.05-07 Authority to Make Public Statements. 360R.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment Of Membership 720.01 Reinstatement of Membership 720.01 Reinstatement of Membership 720.01 Reinstatement of Membership 720.01 Recorption 0 Termination 750.01 Reinstatement of Membership 720.01 Recorption 1 Termination 750.01 Recor	References are to bl section	on and paragraph numbers.
Prescribed 360R.05-06	ORGANIZATION OF INSTITUTE—continued	PROFESSIONAL ETHICS DIVISION—continued
Prescribed 360R.05-06	Officers Elected by Council 350.01:	Continuing Professional Education
Disciplinary Action 730R.08	350R.01–.05	Prescribed
Disciplinary Sanctions	• • •	
Authority to Make Public Statements Selection of Members 220R.01 Selection of Members 220R.01 Selection of Nominees 220R.01 Selection of Nominees 220R.01 Activities Selection of Nominees Selection of Selection Selection of Nominees Selection of Selection Selection of Nominees Selection of S	P	
Proposals to Amend Code of Conduct	PEER REVIEW BOARD	
Statements. 360R.02 Designation as Senior Committee. 220R.01; 360R.01 Election of Members 220R.01 Selection of Nominees. 220R.01 Selection of Nominees. 220R.01 Acrements With State Societies. 220R.01 Agreements With State Societies. 220R.01 PERMANIENT COMMITTEES, BOARDS, AND DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 PARCTICE-MONITORING PROGRAMS Disciplinary Sanctions. 220R.01 PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions. 220R.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01–15 Enrollment for Membership. 720R.02 Requirements for Membership. 220.01; 220R.01–03; 230.01 Duties of President 9 Board of Directors. 350.01 Duties of President 9 Board of Directors. 350.01 Duties of President. 350R.04 Powers Prescribed by Board of Directors. 350.01 Qualifications for Office. 350.01 Qualifications for Office. 350.01 PROFESSIONAL ETHICS DIVISION PROFESSIONAL ETHICS DIVISION Action on Complaints. 740R.02 Action on Resignations. 710R.01 Action on Complaints. 740R.02 Action on Resignations. 740R.02 Action on Resignations. 740R.02 Action on Resignations. 740R.02 Administrative Reprimand. 360R.05–07 Administrative Reprimand. 360R.05 Duties of Committee. 360R.01 Duties of President 360R.02 Designation as Senior Committee. 360R.01 Duties of President 920.01 Conditions and Procedures. 750.01 Duties of President 920.01 Remarker 136R.06 Remarker 10 Membership 720.01 Remarker 136R.06 Remarker 10 Membership 720.01 Remarker 136R.06 Remarker 10 Membership 720.01 Remarker 136R.06 Remarker 136R.	Authority to Make Public	Failure to Cooperate 740.0102
Designation as Senior 220R.01 360R.01	Statements	
Reinstatement of Membership		
Joint Trial Board 360R.11 Selection of Nominees 220R.01 PEER REVIEW DIVISION Activities 220R.01 Agreements With State Societies 220R.01 PERMANENT COMMITTEES, BOARDS, AND DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 Reinstatement of Membership 220.01; PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Requirement for Membership 220.01; Designation of Termination 760.01 Reinstatement of Membership 220.01; Designation of Termination 760.01 PRACTICE OF PUBLIC ACCOUNTING Description 220R.01-0.3; Equirements for Membership 220.01; Designation of Premination 760.01 Requirement for Membership 220.01; Description 921.01-15 Errollment in Practice-Monitoring Program 220R.01-03; 230.01; 230R.04-08 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 POwers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL PROFESSIONAL DEVELOPMENT—See Training and Education 740R.02 Action on Resignations 710R.01 Administrative Reprimand 360R.01-02 PROFESSIONAL PROFESSIONAL DEVELOPMENT—See Training and Education 740R.02 Action on Resignations 710R.01 Administrative Reprimand 360R.01-02 PROFESSIONAL PROFESSIONAL PROFESSIONAL DEVELOPMENT—See Training and Education 740R.02 Action on Resignations 740R.03 Amenu	Committee 220R.01; 360R.01	
Selection of Nominees. 220R.01 PEER REVIEW DIVISION Activities 220R.01 Agreements With State Societies 220R.01 PERMANENT COMMITTEES, BOARDS, AND DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 220.01; 220R.01-03; 230.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01-15 Enrollment in Practice-Monitoring Program 220R.01-03; 230.01 Qualifications for Office 350.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIO	Election of Members 220R.01	Reinstatement of Membership 750R.02
Administrative Reprimand. 360R.0507 Adthority to Make Public Statements. 360R.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Palpilication of Termination 760.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103; 230.01; 220R.0103; PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of Committee 360R.02 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements of Membership 720.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.04 Administrative Reprimand. 360R.0507 Authority to Make Public Statements. 360R.01 Duties of Committee 360R.01 Duties of Committee 360R.01 Duties of Committee 360R.01 Duties of Committee 360R.02 Designation as Senior Committee 360R.01 Members of Board of Directors 320.01; Authority to Issue 360R.02 QUORUM Meetings of Boards of Directors 530.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.01 Administrative Reprimand. 360R.0507; 740R.01 Administrative Reprimand. 360R.01 Duties of Committee 360R.01 Duties of Committee 360R.01 Members of Board of Directors 530.01 Meetings of Boards of Directors 530.01 Meetings of Boards of Directors 530.01 PROFESSIONAL DEVELOPMENT—See Training and Education 720R.01 Payment of Financial Obligations 720R.01 Payment of Directors 340.01 Actions of Board of Directors 340.01 Administrative Reprimand 360R.02 Designation as Senior Committee 360R.01 Practice dby Council 360R.01 Meetings of Boards of Directors 530.01 Practice dby Council 360R.01 Meetings of Board of Directors 530.01 Practice dby Council 360R.01 Me		PROFESSIONAL ETHICS EXECUTIVE
Activities	· Selection of Nominees 220R.01	COMMITTEE
Agreements With State Societies 220R.01 PERMANENT COMMITTEES, BOARDS, AND DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 Reinstatement of Membership 720R.02 Requirement for Membership 720R.02 Requirement for Membership 720R.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01-15 Enrollment in Practice-Monitoring Program 220R.01-03; 230.01; 230R.04-08 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of Committee 360R.01 Members of Board of Directors 350.01 Meetings of Boards of Directors 530.01 Meetings of Boards of Directors 530.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 710R.01 Administrative Reprimand 360R.05-07; Addition on Resignations 710R.01 Administrative Reprimand 360R.05-07; Additional procession of Institute 360R.01-12 Disciplining by Trial Board 740R.01-04 Amendment Proposals 820.01 Statements 360R.05-07 Duties of Committee 360R.01 Duties of Committee 360R.	PEER REVIEW DIVISION	· Administrative Reprimand 360R.0507
PERMANENT COMMITTEES, BOARDS, AND DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 Authority to Make Public Statements. 360R.02 Designation as Senior Committee. 360R.01 PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 220.01; 220R.01-03; 230.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01-15 Errollment in Practice-Monitoring Program 220R.01-03 Requirements for Membership 220.01; 220R.01-03; 230.01; 230R.04-08 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements. 360R.02 Designation as Senior Committee. 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 720R.02 PROFESSIONAL DEVELOPMENT—See Training and Education 710R.01 Administrative Reprimand. 360R.05-07; Administrative Reprimand. 360R.05-07; Administrative Reprimand. 360R.05-07; Disciplining by Trial Board 740R.01-04 Amendment Proposals 820.01 Disciplining by Trial Board 740R.01-04	Activities	
DIVISIONS Composition 360.01 PERSONAL FINANCIAL PLANNING EXECUTIVE COMMITTEE Appointment 360R.01 Authority to Make Public Statements. 360R.02 Designation as Senior Committee 360R.01 PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Requirement for Membership 720R.02 Requirement for Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01-15 Enrollment in Practice-Monitoring Program 220R.01-03; 230.01; 230R.04-08 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 710R.01; Administrative Reprimand 360R.05-07; Amendment Proposals 820.01 PROFESSIONAL RETHICS DIVISION Action on Resignations 710R.01 Administrative Reprimand 360R.05-07; Amendment Proposals 820.01 Disciplinary Syspension 730R.01-04 Amendment Proposals 820.01 Disciplinary Syspension 730R.01-04 Amendment Proposals 820.01 Disciplinary Syspension 730R.01-04 Disciplinary Syspension 730R.01-04 Disciplinary Syspension 730R.01-05 Disciplining by Trial Board 740R.01-04	· Agreements With State Societies 220R.01	
Divisions 360.01	PERMANENT COMMITTEES, BOARDS, AND	
Composition 360.01		
Settlement Agreement		
Appointment		
Appointment		
Authority to Make Public Statements		
Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 720.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103; 230.01; 230R.0408 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Pullications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Issue 360R.02 Action on Reinstatement 710R.01 Action on Resignations 740R.02 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 740R.02 Amendment Proposals 820.01	Authority to Make Public	
Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 720.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103; 230.01; 230R.0408 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Pullications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Issue 360R.02 Action on Reinstatement 710R.01 Action on Resignations 740R.02 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 740R.02 Amendment Proposals 820.01	Statements 360R 02	
PRACTICE-MONITORING PROGRAMS Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 220.01; 220R.0103; 230.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Reinstatement 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Administrative Reprimand 360R.05-07; 740R.04 Amendment Proposals 820.01	Designation as Senior Committee 360R 01	
Disciplinary Sanctions 220R.02 Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 220.01; 220R.0103; 230.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements. 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Complaints 740R.02 Action on Resignations 710R.01 Action on Resignations 740R.02 Administrative Reprimand 360R.0507; 740R.04 Amendment Proposals 820.01 Authority to Issue 360R.02 Q QUORUM Meetings of Boards of Directors 530.01 Meetings of Isoards of Directors 530.01 Meetings of Isoards of Directors 530.01 Meetings of Isoards of Directors 750.0102 Conditions and Procedures 750.0102 Conditions and Procedures 750.0102 Conditions and Procedures 750.0102 Payment of Dies 720R.01 Payment of Dies 720R.01 Payment of Directors 340.01 Practice-Monitoring Programs 720R.02 Payment of Directors 340.01 Payment of Directors 340.01 Actions of Council 330.01 RESEARCH Description of Practice 921.06 RESIGNATION Meetings of Boards of Directors 340.01 Actions of Council 330.01 Retings of Feetings of Residents 710.01; 710R.01; 720R.03-04 RESIGNATION Meetings of Boards of Directors 340.01 Actions of Council 360R.01 RESEARCH Description of Practice 921.06 RESIGNATION Meetings of Boards of Directors 340.01 Action of Procedures 750.01	3.8.47	
Publication of Termination 760.01 Reinstatement of Membership 720R.02 Requirement for Membership 220.01; 220R.0103; 230.01 Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103; 220R.0103; 220R.0103 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.01 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Resignations 740R.02 Amendment Proposals 820.01 Action profession Reinstatement 360R.0102 Disciplining by Trial Board 740R.0104		
Reinstatement of Membership 720R.02 Requirement for Membership 220.01;	Publication of Termination 760.01	Authority to Issue
Requirement for Membership. 220.01; 220R.0103; 230.01 Termination of Membership. 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.0115 Enrollment in Practice-Monitoring Program 220R.0103; 230.01; 230R.0408 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements. 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL ETHICS DIVISION Action on Reinstatement 710R.01 Action on Resignations. 710R.01 Action on Resignations. 710R.01 Action on Resignations. 710R.01 Administrative Reprimand. 360R.0507; 40R.04 Amendment Proposals. 820.01 Ameetings of Boards of Directors. 530.01 Meetings of Institute. 530.01 Meetings of Institute. 530.01 Meetings of Dourcil 530.01 Meetings of Dourcil 530.01 Meetings of Directors. 530.01 Meetings of Council 530.01 Meetings of Directors. 530.01 Meetings of Directors. 530.01 Meetings of Council 710R.01; Application for Reinstatement 710.01; Payment of Dues 720R.01 Payment	Painstatement of Membership 720P 02	
Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01-15 Enrollment in Practice-Monitoring Program 220R.01-03 Requirements for Membership 220R.01		
Termination of Membership 720.01 PRACTICE OF PUBLIC ACCOUNTING Description 921.01–.15 Enrollment in Practice-Monitoring Program 220R.01–.03 Requirements for Membership 220R.01; 220R.01–.03; 230.01; 230R.04–.08 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 710R.01 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 710R.01 Action on Resignations 360R.05–.07;		QUORUM
Description		
Description	PRACTICE OF PUBLIC ACCOUNTING	
Requirements for Membership 220.01; 220R.0103 Requirements for Membership 220.01; 220R.0103; 230.01; 230R.0408 PRESIDENT OF INSTITUTE 710R.01; 720R.0102; 720R.04; 750R.0102 720R.0304 720R.03 720R.01 72		· Meetings of institute 530.01
Requirements for Membership 220.01; 220R.0103; 230R.0408 PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01	Enrollment in Practice-Monitoring Program	P
PRESIDENT OF INSTITUTE Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.02 Action on Reinstatement 710.01; 720R.0102 Conditions and Procedures 750.0102 Payment of Dues 720R.01 Payment	220R.0103	
PRESIDENT OF INSTITUTE Appointed by Board of Directors		
Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 740R.02 Action on Complaints 740R.02 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Reisgnations 740R.02 Action on Reisgnations 740R.02 Administrative Reprimand. 360R.05=.07; 740R.04 Amendment Proposals 820.01 Appointed by Board of Directors 750.0102 Conditions and Procedures 750.0102 Conditions and Procedures 750R.0102 Conditions and Procedures 750R.01 Payment of Dues 720R.01 Payment of D		
Appointed by Board of Directors 350.01 Duties of President 350R.04 Powers Prescribed by Board of Directors 350.01 Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education 720R.02 Action on Complaints 740R.02 Action on Reisstatement 710R.01 Action on Resignations 740R.02 Action on Resignations 740R.02 Action on Resignations 740R.04 Administrative Reprimand 360R.05=.07; 740R.04 Amendment Proposals 820.01 Conditions and Procedures 750.0102 Continuing Professional Education 720R.02 Payment of Dives 720R.01 Practice-Monitoring Programs 720R.01 Payment of Dives 720R.01		
Duties of President	· Appointed by Board of Directors 350.01	
Directors	Duties of President 350R.04	
Qualifications for Office 350.01 PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Reinstatement 710R.01 Action on Resignations 740R.02 Action on Reinstatement 710R.01 Administrative Reprimand. 360R.05=.07; 740R.04 Amendment Proposals 820.01 Amendment Proposals 820.01 Appractice-Monitoring Programs 720R.02 REPORTS Actions of Board of Directors 340.01 Actions of Council 720R.01 Actions of Practice 921.06 RESIGNATION Membership 710.01; 710R.01; 720R.03=.04 RESOLUTIONS OF COUNCIL Board of Directors 340.01 Committees of Institute 360R.01=.12 Disciplining by Trial Board 740R.01=.04		Payment of Dues
PRIVATE COMPANIES PRACTICE EXECUTIVE COMMITTEE Authority to Make Public Statements. 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Complaints. 740R.02 Action on Resignations. 710R.01 Action on Resignations. 710R.01 Action on Resignations. 710R.01 Administrative Reprimand. 360R.05=.07; Committees of Institute 360R.0112 T40R.04 Amendment Proposals. 820.01 Authority to Make Public 360R.02 Actions of Board of Directors. 340.01 Actions of Founcil 330.01 RESEARCH Description of Practice. 921.06 RESIGNATION Membership 710.01; 710R.01; 720R.0304 RESOLUTIONS OF COUNCIL Board of Directors 340R.01 Committees of Institute 360R.0112 Disciplinary Suspension 730R.0109 Disciplining by Trial Board 740R.0104		Payment of Financial Obligations 720R.01
COMMITTEE Authority to Make Public Statements. 360R.02 Designation as Senior Committee 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Complaints. 740R.02 Action on Reisgnations. 710R.01 Action on Resignations. 710R.01 Administrative Reprimand. 360R.05=.07; Committees of Institute 360R.0112 Membership 710.01; 710R.01; 720R.0304 RESOLUTIONS OF COUNCIL Board of Directors. 340.01 Actions of Council 330.01 RESEARCH Description of Practice. 921.06 RESIGNATION Membership 710.01; 710R.01; 720R.0304 RESOLUTIONS OF COUNCIL Board of Directors. 340R.01 Committees of Institute 360R.0112 Disciplinary Suspension 730R.0109 Disciplining by Trial Board 740R.0104		Practice-Monitoring Programs 720R.02
Authority to Make Public Statements		REPORTS
Statements	· · · · · · · · · · · · · · · · · · ·	Actions of Board of Directors 340.01
Designation as Senior Committee . 360R.01 PROFESSIONAL DEVELOPMENT—See Training and Education PROFESSIONAL ETHICS DIVISION Action on Complaints	riddionty to make rabile	· Actions of Council
PROFESSIONAL DEVELOPMENT—See Training and Education		RESEARCH
Training and Education RESIGNATION Membership 710.01; 710R.01; 720R.0304	-	
PROFESSIONAL ETHICS DIVISION Membership 710.01; 710R.01; 720R.0304 Action on Complaints 740R.02 Action on Reinstatement 710R.01 Action on Resignations 710R.01 Board of Directors 340R.01 Administrative Reprimand 360R.0507; Committees of Institute 360R.0112 Disciplinary Suspension 730R.0109 Amendment Proposals 820.01 Disciplining by Trial Board 740R.01		
Action on Complaints	I raining and Education	
Action on Complaints		
Action on Resignations		
Administrative Reprimand. 360R.05–07; Committees of Institute 360R.01–12		
Amendment Proposals 820.01 Disciplining by Trial Board 740R.01–.04		
	Amendment Proposale 920.01	
Election of Countries Members 1, 1, 10101.01		
	Complaints Against Monipers. 7 TON.O1-104	Licetion of Council membersClux.01

	the state of the s
RESOLUTIONS OF COUNCIL—continued	STANDARDS OF PERFORMANCE
· Financial Management and	Description of Practice 921.13
Controls	· Mission Statement of the Institute 911.01
Fiscal Year	STANDARDS, TECHNICAL—See Technical
Nonpayment of Financial	Standards
Obligations 720R.0104	STATE SOCIETIES, CPA
Officers of Institute 350R.01–.05	· Agreement With
Publication of Disciplinary Action 760R.01	Institute 360R.12; 740.02; 740R.01
Reinstatement of Membership	Disciplining of Member 740R.01–.04
Retention of Membership 230R.0110	Joint Trial Board
· Termination of Membership 730R.0109	Representation on Council 620.01
· Vacancies	Selection of Council
RESOLUTIONS OF MEMBERSHIP	Members
Rights and Powers 320.01; 510.01	SUSPENSION OF ASSOCIATION
RETENTION OF MEMBERSHIP—See	Return of Certificate 240.01
Membership	SUSPENSION OF MEMBERSHIP
RETROACTIVITY	Criminal Conviction 730.01; 730R.01
Disciplinary Sanctions 770.01	Disciplinary Suspension
RIGHTS	Introduction
· Administrative Reprimand 360R.05–.07	Publication of Disciplinary Action 760R.01
Attendance at Meetings	Publication of Reinstatement 750R.01
Resolutions	Reinstatement 750.01; 750R.0102
Settlement Agreement	Return of Certificate 240.01
 Voting—See Voting Rights 	Revocation of CPA Certificate 730.01; 730R.04
RULES OF PROCEDURE	Suspension of CPA
Meeting of Institute and Council 530.01	Certificate 730.01; 730R.03
S	T
	1
SANCTIONS—See Disciplinary Sanctions	TAX EXECUTIVE COMMITTEE
SCOPE OF PRACTICE	
	· Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
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SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	- Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements
SCOPE OF PRACTICE Specialization of CPAs	Authority to Make Public Statements

References are to BL section and paragraph numbers.

TERMINATION OF MEMBERSHIP—continued	U
Practice-Monitoring Programs 720.01 Publication of Disciplinary Action 760R.01	UNIFORM CPA EXAMINATION—See Examination, Uniform CPA
Publication of Reinstatement	V
Reinstatement Application 720R.04 Return of Certificate	VACANCIES Board of Directors 650.0102; 650R.01 Council of Institute 610.01; 610R.01;
Revocation of CPA Certificate	
Certificate 730.01; 730R.03	VICE CHAIRMAN OF BOARD OF DIRECTORS
Voluntary Termination	Duties
Continuing Professional Education	Powers Prescribed by Council
Description of Practice 921.06–.07 Mission Statement of the Institute 911.01	VICE PRESIDENTS OF INSTITUTE (APPOINTED)
Requirement of Membership 720R.02 Required by Ethics Division 360R.05–.06	Appointed by Board of Directors 350.01 Duties Assigned by President 350.01
Requirement for Membership	Term of Office
· Termination of Membership 720.01	Entitlement to Vote

[The next page is 11,001.]