# TEXAS BUSINESS WOMEN, INC. BYLAWS 

ARTICLE I<br>NAME<br>The name of this organization shall be the Texas Business Women, Inc. (doing business as TBW)

## ARTICLE II <br> MISSION

Section 1. TBW's mission is to enhance women's personal and professional skills through technology, networking and advocacy.

Section 2. Our vision is women with the tools to succeed in a competitive and evolving environment.

## ARTICLE III <br> POLICIES

Section 1. TBW shall be nonsectarian, nonpartisan, and nonprofit.
Section 2. The mission and vision of this Organization shall in every case be the mission and vision of all members thereof.

## ARTICLE IV MEMBERSHIP

Membership shall be held by individuals who support the mission and vision of TBW and make payment of appropriate dues. The membership categories are:
a. Member
b. Student Member. An individual enrolled in regular sessions, with a minimum of 6 hours of classes, in a college or a university, or any other accredited educational institution above the high school level.
c. Under 30 Member. An individual who is under the age of 30 .

## ARTICLE V <br> LOCAL ORGANIZATION REQUIREMENTS

Section 1. Local Organizations may be formed by groups of members in good standing.
Section 2. Local Organizations may set and collect their own dues.
Section 3. Local Organizations must adhere to the TBW mission, vision and its governance documents.

## ARTICLE VI <br> DUES

Dues for TBW members shall be as shown below and are payable upon acceptance to membership and renewable annually on the first day of the following month.
a. Member - fifty-two dollars (\$52.00)
b. $\quad$ Student Member - fifteen dollars (\$15.00)
c. Under 30 Member - fifteen dollars (\$15.00)

## ARTICLE VII FISCAL YEAR

The fiscal year shall commence on the first day of July and shall end on the last day of June.

## ARTICLE VIII OFFICERS

Section 1. The officers of the Texas Business Women shall be a president, a president-elect, a vice president, a recording secretary, and a treasurer.

Section 2. The president and president-elect shall serve two-year terms. The president-elect shall assume the office of president July 1 two years following the year of election as president- elect.

Section 3. The vice president, secretary and treasurer shall serve one-year terms and shall assume their respective duties July 1 following their elections.

## ARTICLE IX <br> ELECTIONS

Section 1. A president-elect shall be elected by ballot at every second annual conference for a term of two years or until her successor is elected and assumes office.

Section 2. Only individuals who are members in good standing shall be eligible for election to office.

Section 3. Polls shall be open during such hours as may be determined by the Board of Directors.
Section 4. A majority of the votes cast for a particular office shall constitute an election.
Section 5. Vice President, Secretary and Treasurer shall serve no more than four (4) consecutive terms in the same office.

Section 6. If there is only one (1) nominee for any office the recording secretary may be instructed to cast the ballot for that office.

## ARTICLE X DUTIES OF OFFICERS

Section 1. The duties of the officers shall be such as are implied by their respective titles, and such as are specified in these bylaws.

Section 2. The president shall be the principal officer of the Organization and shall:
(a) Preside at the annual state conference, at meetings of the Board of Directors;
(b) Make such appointments as necessary to conduct the business of the Organization, with the approval of the Board of Directors;
(c) At least thirty (30) days prior to the annual conference, issue the call to conference to all members in the Organization through a mailing or electronic mailing;
(d) Be responsible for issuing call for Board of Directors meetings;
(e) Ensure that a coordinated program, including projects and activities, shall be developed for the ensuing year.
(f) Serve as a trustee of the Texas Business and Professional Women's Foundation, Inc.;
(g) Have the authority, with the approval of the Board of Directors, to remove any appointee who fails to perform the duties of the assigned position;
(h) Appoint a competent individual, who is not a member of the Board of Directors, to review the financial records of the Organization on an annual basis and provide a written report.

Section 3. The president-elect shall:
(a) Perform the duties of the President in the absence of the President.
(b) Become President for the unexpired term in case of death, resignation, or incapacity of the President.
(c) Act as representative of the president upon request;
(d) Serve in such capacities as assigned by the President;
(e) Serve as a trustee of the Texas Business and Professional Women's Foundation, Inc.

Section 4. The vice-president shall:
(a) Perform the duties of the president in the absence of both the president and president-elect.
(b) Become president for the unexpired term in case of death, resignation, or incapacity of both the president and president-elect.
(c) Serve in such capacities as assigned by the president;

Section 5. The recording secretary shall:
(a) Take and record the proceedings of the annual state conference, the Board of Directors;
(b) Report to the annual conference all actions of the Board of Directors;
(c) Transcribe and submit the minutes of all meetings to the president and the committee appointed to approve the respective minutes within thirty (30) days of adjournment of the meeting;
(d) Serve in such capacities as assigned by the president,

Section 6. The treasurer shall be responsible for all monies of the State Organization except funds belonging to the Texas Business \& Professional Women's Foundation, Inc. The treasurer shall:
(a) Prepare budget and have general supervision of all financial matters of the Organization;
(b) Serve in such capacities as assigned by the president; Deliver to the successor all funds, securities, and records no later than thirty (30) days after the close of the fiscal year;

Section 7. Each officer, except the treasurer, shall deliver to the successor, immediately following retirement from office, all accounts, records, books, papers, and other property belonging to the State Organization.

Section 8. Vacancies
(a) In the event of death, resignation, or incapacity of the President, the Presidentelect shall become President for the unexpired portion of the term.
(b) A vacancy in the office of President-elect shall remain unfilled for the unexpired term and both a President and a President-elect shall be elected at the next conference of the members.
(c) In case of death, resignation, or incapacity of the Vice President, Secretary or Treasurer, the Board of Directors will choose a replacement for the unexpired portion of the officer's term.

Section 9 . Procedure to Remove Officer from Office
(a) An officer may be removed from office for the failure to perform their duties as defined by the TBW By-laws or TBW Policies \& Procedures or for financial misappropriation.
(b) Should such information be brought to the attention of any board member, the Board of Directors will review these concerns in a closed session.
(c) Should the Board of Directors determine that the concerns have some validity, a closed in-person hearing will be scheduled within 30 days, chaired by the TBW Parliamentarian with assistance of the TBW Legal Advisor.
(d) The deciding body will consist of the Board of Directors, plus three (3) TBW members in good standing, one chosen by the Board of Directors and two chosen by the officer in question.
(e) The deciding body will hear evidence and determine whether there is adequate evidence to remove the officer. The decision determination will be by two-thirds vote.
(f) If the determination is to remove the officer, the President will appoint a replacement, with the approval of the Board of Directors.

## ARTICLE XI BOARD OF DIRECTORS

Section 1. The president, president-elect, vice-president, recording secretary, treasurer and parliamentarian shall constitute the Board of Directors. The parliamentarian shall have no vote on the committee.

Section 2. The Board of Directors shall:
(a) Transact the business of the Organization between the annual conferences;
(b) Fix the amount of the treasurer's and any person(s) contracted for services bonds and approve such bonds;
(c) Define the duties of any person contracted for services and fix the amount of compensation;
(d) Approve all committee chair appointments of the president and/or presidentelect;
(e) Determine location of meetings of the Board of Directors.

Section 3. A vote of the Board of Directors may be taken by mail or by electronic communications media, provided all can participate at the request of the president and such vote shall have the force and effect of a vote taken at a meeting. The results of such vote shall be reported at the next meeting of the Board of Directors. The Secretary's records shall contain an accurate record of all such votes.

Section 4. Any action taken at the post-conference meeting by the newly elected Board of Directors shall be recorded and shall be valid and binding even though such meeting be held prior to the time when such Board of Directors members assume office under these bylaws.

## ARTICLE XII EXECUTIVE OFFICE

Section 1. The Organization may maintain an office in such city as may be authorized by the Board of Directors.

Section 2. The Organization may employ administrative personnel. The appointment shall be made by the President subject to approval of the Board of Directors. All administrative personnel shall be under the direct supervision of the President.

## ARTICLE XIII

 MEETINGSSection 1. A conference shall be held each year at such time and place as shall be determined by the Board of Directors. The registration fee shall be waived for members of the Board of Directors.

Section 2. It shall be the purpose of the annual conference to:
(a) Receive reports of the Board of Directors and appointees for the current year;
(b) Elect officers for the ensuing year;
(c) Act on recommendations, resolutions, and other business presented;
(d) Adopt a State Organization budget;

Section 3. The order of the business shall be determined by a program adopted at the beginning of the conference.

Section 4. Any action adopted at an annual conference shall be in effect only until the close of the next state conference unless adopted as a bylaw, policy, or Organization standing rule.

Section 5. The voting body at the annual conference shall be members in good standing who have paid the required registration fee. No member shall have more than one vote and no voting by proxy shall be allowed.

Section 6. Between annual conferences, a vote of the membership may be taken by mail and/or electronic communications media at a called meeting at the request of the Board of Directors with a ten (10) day notice to the membership. Such vote shall have the force and effect of a vote taken at the annual conference. Results shall be reported via website or other electronic media and at the next annual meeting of the members.

## ARTICLE XIV QUORUM

Section 1. One-fourth (1/4) of the members registered at the annual conference shall constitute a quorum.

Section 2. A majority of the voting members of the Board of Directors shall constitute a quorum.
Section 3. Five percent of the state membership shall constitute a quorum for an electronic vote of the membership.

## ARTICLE XV FIDUCIARY RESPONSIBILITIES

Section 1. The members of the Board of Directors and appointees shall not be personally liable to the corporation or its members for monetary damages for any act or omission in his or her capacity as a member of the Board of Directors or committee chair, except that this article does not eliminate or limit the liability for:
(a) A breach of the Board of Director duty of loyalty to the corporation or its members;
(b) An act or omission not in good faith or that involves misconduct or a knowing violation of the law;
(c) A transaction from which a Board member received an improper benefit whether or not the benefit resulted from an action taken within the scope of the duties of said member;
(d) An act or omission for which the liability of the Board of Directors is expressly provided for by statute;
(e) Any repeal or modification of this Article shall be prospective only and shall not adversely affect any limitation of the personal liability of the officers, directors, or chairmen of the corporation existing at the time of the repeal or modification.

Section 2. By payment of dues, each member agrees to accept this limitation of liability, and relinquishes all right of action against the Board of Directors and appointees.

## ARTICLE XVI <br> PARLIAMENTARY AUTHORITY

The rules of parliamentary practice comprised in the current edition of Robert's Rules of Order Newly Revised, shall govern all proceedings of the Organization and the Board of Directors, subject to such special rules as have been or may be adopted.

## ARTICLE XVII AMENDMENTS

Section 1. These bylaws may be amended or revised at any called meeting of the membership by a two-third vote. Amendments to these bylaws may be proposed by the Board of Directors or any member. All proposed amendments shall be sent in writing to the State President not less than fifteen (15) days before the called meeting of the membership. All proposed amendments shall be sent electronically or by mail to the members not less than ten (10) days prior to the called membership meeting.

Section 2. Amendments to these bylaws proposed too late for the procedure in Section 1, may be considered at any annual conference by $90 \%$ of the voting body present, the proposed amendment having been submitted in writing to the president and read to the conference body at a meeting preceding that at which the vote is taken.
Section 3. The Board of Directors shall be authorized to correct article and section designations, punctuation, and cross-references and to make such other technical and conforming changes as may be necessary. The bylaws committee chairman shall notify the Board of Directors of all changes.

Section 4. An amendment to these bylaws which affects the Handbook of Policies and Procedures shall expressly effect an automatic, mandated amendment to the Handbook of Policies and Procedures.

## ARTICLE XVIII DISSOLUTION

Upon dissolution of this organization all of its assets remaining after payment of all cost and expense of such dissolution may be distributed to the Texas Business and Professional Women's Foundation, Inc. or to another nonprofit organization dedicated to women's issues and professional training. None of the assets will be distributed to any member, officer or trustee of this organization.

