

BYLAWS OF THE LEAGUE OF WOMEN VOTERS
OF BUFFALO/NIAGARA, INC.

Adopted 5/24/95

Amended 5/20/96, 5/27/98, 11/6/00, 6/9/01, 6/1/02, 6/24/02, 6/7/03, 6/2/07, 6/09, 6/12, 6/15

Article I

Name

Sec. 1 Name The name of this organization shall be the League of Women Voters of Buffalo/Niagara, Inc. hereinafter referred to in these bylaws as LWVB/N. This local League is an integral part of the League of Women Voters of the United States, hereinafter referred to in these bylaws as LWVUS, and of the League of Women Voters of New York State, hereinafter referred to in these bylaws as LWVNYS.

Article II

Purposes and Policy

Sec. 1 Purposes The purposes of the LWVB/N are to promote political responsibility through informed and active participation in government and to act on selected governmental issues.

Sec. 2 Political Policy The League shall not support or oppose any political party or any candidate.

Article III

Membership

Sec. 1 Eligibility Any person who subscribes to the purposes and policy of the League shall be eligible for membership.

Sec. 2 Types of Membership

A. Voting Members. Citizens at least 18 years of age who join LWVB/N shall be voting members of the LWVB/N, LWVNYS, and LWVUS.

(1) Individuals who reside within the area may join this League or any other local League.

(2) Individuals who reside outside the area of any local League may join this League or shall be state members-at-large.

(3) Those who have been members of the League for 50 years or more shall be life members excused from the payment of dues.

B. Associate Members. All others who join the League shall be associate members.

Article IV

Officers

Sec. 1 Enumeration and Election of Officers The officers of the LWVB/N shall be a president or co-presidents, first vice-president, second vice-president, third vice-president, a secretary, and a treasurer. There shall be six (6) officers. If there are co-presidents, there shall only be 2nd and 3rd Vice Presidents. All officers shall be elected for terms of two (2) years by the voting members at the annual meeting and take office immediately following the meeting except for the treasurer who will commence duties at the beginning of the fiscal year, the first day of July. The president or co-presidents, the first vice-president and the secretary shall be elected in odd-numbered years and the second and third vice-presidents and the treasurer shall be elected in even-numbered years.

Sec. 2 The President The president or one of the co-presidents shall have such powers of supervision and management as customarily pertain to the office; shall preside at all meetings of the organization and the board, or designate another person to do so; shall be, ex officio, a member of all committees except the nominating committee; may sign or endorse checks, drafts and notes in the absence of the treasurer; and shall perform such other duties as the board may direct. In the event of the absence, disability, resignation or death of the president, the vice-presidents, in order of their rank, shall assume the office. If no vice president is able to serve as president, the board shall fill the vacancy from among the elected directors.

Sec. 3 Vice-Presidents The vice-presidents shall perform such duties as the president and the board shall direct.

Sec. 4 The Secretary The secretary shall keep minutes of the meetings of the membership and of the board. The secretary shall notify all officers and directors of their election and shall sign with the president all contracts and other instruments when so authorized by the board and shall perform such other duties as the president and the board shall direct.

Sec. 5 The Treasurer The treasurer shall collect and receive all moneys due, be the custodian of these moneys, deposit them in a financial institution designated by the board, and disburse the same only upon the order of the board. The treasurer shall present written reports to the board at regular meetings and an annual report to the annual meeting. The treasurer shall deliver the books to a board-appointed auditor no later than one month after the close of each fiscal year.

Article V

Board of Directors

Sec. 1 Number, Manner of Selection and Term of Office The board of directors shall consist of officers of the LWVB/N, up to nine (9) elected directors and not more than eight (8) appointed directors. Up to five (5) directors shall be elected by voting members at the annual meeting in odd-numbered years, and up to four (4) directors shall be elected by voting members at the annual meeting in even-numbered years. Elected directors shall serve for terms of two (2) years and shall take office immediately following the meeting. The officers and elected directors shall appoint directors, not exceeding eight (8), as they deem necessary to carry on the work of the LWVB/N. The term of office of the appointed directors shall be one (1) year or until the next annual meeting. The total number of board members shall not exceed twenty-three (23) and should be an odd number.

Sec. 2. The “Entire Board” shall consist of the number of Directors within the designated range that were elected as of the most recently held election of Directors plus the number directors appointed and serving.

Sec. 3. Qualifications Only a voting member of the LWVB/N may be elected or appointed to serve as a member of the board of directors.

Sec. 4 Vacancies Any vacancy other than the president occurring in the board of directors by reason of resignation, death, or disqualification of any member may be filled until the next annual meeting by majority vote of the remaining members of the board of directors. If a board member is absent from three (3) consecutive board meetings without excuse, his/her position shall be deemed vacant.

Sec. 5 Power and Duties The board of directors shall have full charge of the property and business of the organization with full power and authority to manage and conduct same, subject to the instructions of the general membership. It shall plan and direct the work necessary to carry out the program as adopted by the national convention, the state convention and the annual meeting. The board shall create and designate such special committees, as it may deem necessary.

Sec. 6 Meetings There shall be at least six (6) regular meetings of the board of directors annually. The president may call special meetings upon the written request of four (4) of the members of the board.

Sec. 7 Quorum A majority of the members of the board of directors shall constitute a quorum. A majority in attendance at any board meeting shall, in presence of a quorum, decide its action.

Sec. 8. Action of Board. Any action required or permitted to be taken by the board or any committee thereof may be taken without a meeting if all members of the board or the committee consent to the adoption of a resolution authorizing the action. Such consent may be written or electronic. If written, the consent must be executed by the director by signing such consent or causing his or her signature to be affixed to such consent by any reasonable means including, but not limited to, facsimile signature. If electronic, the transmission of the consent must be sent by electronic mail and set forth, or be submitted with, information from which it can reasonably be determined that the transmission was authorized by the director. The resolution and the written consents thereto by the members of the board or committee shall be filed with the minutes of the proceedings of the board or committee.

Article VI Committees

Sec. 1 Executive Committee The board may appoint an executive committee of no fewer than five (5) members of the board. The executive committee shall exercise such power and authority as may be delegated to it by the board and shall report to the board on all actions taken by it between regular meetings of the board.

Sec. 2 Budget Committee A budget committee and chair shall be appointed by the board of directors at least four (4) months prior to the annual meeting. The members shall be the treasurer, development chair, voters service chair and at least one chair of a committee working on LWVB/N issues and may include up to two (2) additional members to ensure representation from all units. The treasurer shall not be eligible to serve as budget chair. The chair should be an off-board person.

Sec. 3 Nominating Committee The nominating committee shall consist of seven (7) members. The chair and three (3) members, who shall not be members of the board, shall be elected by the annual meeting. Promptly after the annual meeting, the board shall appoint three (3) of its members to the committee. Members of the committee shall be representative of the units as much as possible. Vacancies shall be filled by appointment by the board.

Sec. 4. Issues and Action Committee The Issues and Action Committee is a standing committee of the LWVBN. It shall meet the week prior to a scheduled board meeting. A major purpose of the Issues and Action Committee is to review proposed actions and make recommendations to the board for final approval. The Issues and Action Committee shall receive program proposals from the voting members and recommend League program for board approval and, in the case of LWVB/N program, for adoption at the LWVB/N Annual Meeting. The Issues and Action Committee shall also propose, schedule and coordinate General Meetings/Events for LWVB/N and oversee the development of the annual League calendar subject to board approval.

Voting members of the Issues and Action Committee shall be the Issues and Action Committee chair and one representative of each active unit and each study/action committee.

Sec. 5. Membership Committee The Membership Committee shall oversee the membership records of LWVB/N and shall develop and direct an annual plan for recruitment, participation and retention of members.

Sec. 6: Voter Services Committee The Voter Services Committee shall coordinate preparation of the Voters Guide, the conduct of candidate forums, voter services activities and other duties as specified by the board of directors.

Sec. 7: The Board of Directors may designate and appoint additional committees each of which shall have and exercise the authority of the Board of Directors in the management of the organization only to the extent specifically authorized by the Board of Directors and these bylaws. "Committees of the Board" are those that may have the power to bind the board within the limitations of New York State Not for Profit Corporation Law. These committees must be comprised solely of board members and have at least three (3) members. Committees of the Corporation" cannot bind the board and may include non-board members. These committees are appointed by the board. Each committee shall consist of at least three (3) directors and such additional members of the organization as are needed to carry out the work of the committee. Each committee created under this section shall select its chair at its first meeting. The Board of Directors may dissolve any committee created under this section.

Sec. 8. Limits on Committee Action No committee created under this Article shall have authority as to the following matters:

- (a) The submission to members of any action requiring members' approval under the New York Not-for-Profit Corporation Law.
- (b) The filling of vacancies in the Board of Directors or in any committee.
- (c) The fixing of compensation of the Directors for serving on the Board or on any committee.
- (d) The amendment or repeal of the bylaws or the adoption of new bylaws.
- (e) The amendment or repeal of any resolution by the Board that by its terms shall not be amendable or repealable.

Article VII

Units

Sec. 1 Definition A group of members organized to promote the purpose of the League of Women Voters on a local level and to take action on local governmental issues shall be known as a unit of the LWVB/N. A unit may consist of the League members in one or more municipalities, a school/special district, or a defined neighborhood with common interests.

Sec. 2 Membership Members of the LWVB/N may affiliate with a unit if they choose.

Sec. 3 Organization Units may be formed at the discretion of the board of directors with a minimum of ten (10) members. Unit members will select a unit coordinator and local committee chairs as they deem necessary and by whatever process they shall choose. The unit coordinator will be responsible for overseeing unit program, meetings, finances and other unit activities. The unit coordinator or a representative shall serve on the LWVB/N board of directors.

Sec. 4 Action Unit members may speak or act in the name of the League of Women Voters only when authorized to do so by the board of directors. They may act only in conformity with, and not contrary to, a position taken by the LWVB/N, the LWVNY and the LWVUS. Action related solely to the particular concern of a unit may be taken locally with approval from the board of directors.

Sec. 5 Program Unit program shall consist of those governmental issues selected by the unit members according to procedures outlined under Article X, Program, Sec. 3, of these bylaws.

Article VIII

Financial Administration

Sec. 1 Fiscal Year The fiscal year of the LWVB/N shall commence on the first day of July each year.

Sec. 2 Annual Dues Dues for membership shall be determined by adoption of the budget at the annual meeting.

A. Members' annual dues shall be due on the first day of each fiscal year. Any member who fails to pay dues within three (3) months after they become payable shall be dropped from the membership rolls.

B. When two or more members reside at the same address in a common household, full dues shall be paid by the first member and one-half the full dues shall be paid by each additional member.

C. Dues payments or contributions to LWVB/N are not deductible as charitable contributions for federal or state income tax purposes.

Sec. 3 Budget A budget for the ensuing year shall be submitted by the board of directors to the annual meeting for adoption. The budget shall include support for the work of the LWVB/N as a whole.

Sec. 4 Budget Presentation The proposed budget containing the proposed amount of the annual dues shall be presented to the board of directors for review and revision at least two (2) months prior to the annual meeting and be published and sent to all the members at least one (1) month preceding the annual meeting.

Sec. 5 Distribution of Funds on Dissolution In the event of a dissolution for any cause of the LWVB/N, all moneys and securities which may at the time be owned by or under the absolute control of the LWVB/N shall be paid to LWVNYS after the board of directors has paid or made provision for the payment of all the liabilities of the LWVB/N. All other property of whatsoever nature, whether real, personal, or mixed, which may at the time be owned or under the control of the LWVB/N, shall be assigned to the LWVNYS.

Article IX

Meetings

Sec. 1 General Membership Meetings There shall be at least one (1) meeting for the total membership each year, which may be the annual meeting. Time and place shall be determined by the board of directors.

Sec. 2 Annual Meeting An annual meeting shall be held within the ninety (90) days prior to the end of the fiscal year, the date and place to be determined by the board of directors.

- A. Call to Annual Meeting. The call to the annual meeting is to be sent to all members at least one (1) month preceding the annual meeting. The call should include the proposed program and any non-recommended program items, the proposed budget, the report of the nominating committee and the report of the bylaws committee.
- B. Action of the Annual Meeting:
 - 1. adopt a local program,
 - 2. adopt a budget and set the dues for the new fiscal year,
 - 3. consider bylaws amendments,
 - 4. elect officers, directors, the chair and three (3) members of the nominating committee, and
 - 5. transact such other business as may properly come before it.

Sec. 3 Special General Meetings The board shall call a special general meeting upon written request of fifteen (15) voting members. Notice of such meetings shall state the purpose of the meeting, and only business related to that purpose may be considered and acted upon.

Sec. 4 Quorum Thirty-five (35) voting members or ten percent (10%) of the voting members, whichever is less, shall constitute a quorum at all general meetings.

Sec. 5 Majority Vote Majority vote of voting members present shall prevail except where stated otherwise.

Article X Nominations and Elections

Sec. 1 Report of Nominating Committee The report of the nominating committee, containing its nominations for officers and directors and the chair and three (3) members of the next nominating committee, shall be sent to the members one (1) month before the annual meeting. The report of the nominating committee shall be presented to the annual meeting. Nominations may be made from the floor immediately thereafter provided the consent of the nominee has been obtained.

Sec. 2 Elections Elections shall be by ballot except that if there is only one (1) nominee for an office it shall be by voice vote. A majority vote shall constitute an election.

Article XI Program

Sec. 1 Authorization The governmental principles adopted by the LWVUS Convention and supported by the League as a whole, constitute the authorization of the national, state and local program.

Sec. 2 Program The program of the LWVB/N shall consist of:

- A. Action to implement the principles of the LWVUS.
- B. Those governmental issues chosen for concerted study and action.

Sec. 3 Adoption of Program The annual meeting shall select program using the following procedures:

- A. The board of directors shall consider the recommendations proposed by the voting members and the Issues and Action Committee two (2) months prior to the annual meeting and shall formulate a proposed program.
- B. The proposed program and non-recommended program items shall be sent to all members one (1) month before the annual meeting.
- C. A majority vote of voting members present shall be required for adoption of the items in the proposed program as presented to the annual meeting.
- D. If a program item relates solely to one unit, the issue shall be adopted or rejected by majority vote of voting members present who are members of that unit, or who reside within the jurisdiction of the unit, with the concurrence of the other members present.
- E. Recommendations for program submitted by members two (2) months prior to the annual meeting but not recommended by the board of directors may be considered by the annual meeting provided that the annual meeting shall order consideration by a majority vote. A majority vote shall then be required to adopt the item.

Sec. 4 Changes in Program In the case of unforeseen events of a serious and urgent nature, changes may be made in the program between annual meetings provided that:

- A. Information concerning the proposed change is sent to all members at least one (1) month prior to a general membership meeting at which the changes are discussed, and
- B. The proposed change is voted upon favorably by a majority of members, a quorum being present.

Sec. 5 Program Action Members may act in the name of the LWVB/N only when authorized to do so by the board. They may act only in conformity with, and not contrary to, a position taken by the LWVB/N, the LWVNYS, and the LWVUS.

Article XII Conventions

Sec. 1 National Convention The board of directors at a meeting before the date on which the names of delegates must be sent to the LWVUS office shall select delegates to that convention in the number allotted the LWVB/N under the provisions of the bylaws of the LWVUS.

Sec. 2 State Convention The board of directors at a meeting before the date on which the names of delegates must be sent to the LWVNYS office shall select delegates to that convention in the number allotted the LWVB/N under the provisions of the bylaws of LWVNYS.

Article XIII Parliamentary Authority

Sec. 1. Parliamentary Authority The rules contained in the current *Robert's Rules of Order* shall govern the organization in all cases to which they are applicable and not inconsistent with these bylaws.

Article XIV Statutory Compliance Article

Conflicts of Interest Protocols This Corporation shall adopt, and at all times honor, the terms of a written conflicts of interest policy to assure that its Directors, Officers and Key Employees act in the Corporation's best interest and comply with applicable legal, regulatory and ethical requirements. The conflicts of interest policy of the Corporation shall include, at a minimum, the following provisions:

- a. Procedures. Procedures for disclosing, addressing, and documenting Conflicts of Interest and Related Party Transactions to the Board of Directors, or authorized committee, as appropriate.
- b. Restrictions. Stipulations that when the Board of Directors, or authorized committee, as appropriate, is considering a real/potential conflict of interest, the interested party shall not:
 - i. be present at, or participate in, any deliberations,
 - ii. attempt to influence deliberations, and/or
 - iii. cast a vote on the matter.
- c. Definitions. Definitions of circumstances that could constitute a conflict of interest
- d. Documentation. Requirements that the existence and resolution of the conflict be documented in the records of the Corporation, including in the minutes of any meeting at which the conflict was discussed or voted upon.
- e. Audit-Related Disclosure. Protocols to assure for the disclosures of all real or potential conflicts of interest are properly forwarded to the Audit Committee or Conflicts of Interest Committee, as appropriate, or if there is no such Audit or Conflicts Committee, to the Board of Directors, or another Committee of the Board, as appropriate.

Article XV

Amendments

Amendments A quorum being present, these bylaws may be amended by a two-thirds vote of the voting members present and voting at the annual meeting and/or membership meeting, provided that amendments were submitted to the membership in writing at least one (1) month in advance of the meeting.