Each year, the Committee of Laws rules on approximately 200 submissions from branches for proposed changes to their bylaws. A majority of the submissions the committee has received over the past year were stamped “approved,” indicating that the proposed changes did not conflict with the National Association of Letter Carriers Constitution.

The remainder typically are stamped “approved with exceptions,” indicating that some of the proposed changes were in conflict with the Constitution. In those cases, the committee will explain in a detailed letter to the branch why it believed the provisions at issue to be impermissible. Where possible, the committee also suggests how the branch or state association might achieve its objectives without violating the Constitution.

As chair of the Committee of Laws, it is my job to review the proposed bylaws and then make a recommendation to the full committee on how we should rule. When reviewing close to 200 submissions each year, common problems with proposed language becomes apparent. So, in an effort to help branches get that required stamp of “approval,” here are some of those common issues:

Officers—Article 4, Section 1 of the Constitution for the Government of Subordinate and Federal Branches (CGSFB) lists the required officers of a branch: president, vice president, recording secretary, financial secretary, treasurer, sergeant-at-arms, a health benefits representative and a board of trustees composed of either three or five members.

This section of the CGSFB generates a large number of the problems the committee identifies in branch bylaws for several reasons, including: 1) the bylaws fail to list the elected officers of the branch all together; 2) the bylaws do not provide for the election of one or more of the listed officers; and 3) the bylaws fail to explicitly consolidate each office the branch wishes to forgo.

Keep in mind that under Article 4, Section 1 of the CGSFB, branches may provide for additional elective offices in their bylaws. Also, under Article 4, Section 3, branches may consolidate the offices of the branch, with the exception of the office of president (unless there are fewer than 10 active members in the branch).

While Article 4, Section 3 allows branches to have fewer elected officials than those listed in the Constitution, the bylaws must guarantee that only elected officers handle the duties assigned to the officers listed in the Constitution. Accordingly, the branch bylaws must explicitly consolidate each office which the branch wishes to forgo with one of the other elected branch officers.

Chief steward—Article 6, Section 1 of the CGSFB states under the duties of the branch president that “he/she shall, by virtue of his/her office, be the chief steward for the Branch, and he/she may delegate such authority to other members.” It would conflict with the Constitution to have a chief steward be separately elected by the branch.

Special meetings—Article 3, Section 2 of the CGSFB states: “Special meetings shall be called by the President upon the written request of members (number to be determined by the Branch) in good standing or by vote of the Branch.” A common problem is proposed language that gives the branch president independent authority to call a special meeting. The Constitution does not permit the president to call special meetings on his/her own authority to do so. The same applies to the branch’s executive board.

Quorum—Article 3, Section 4 of the CGSFB states: “The Branch shall be called to order at the time prescribed in the by-laws if a quorum is present.” On occasion, the committee receives language that eliminates the requirement of a quorum. This is a conflict. Unless a quorum is present, a branch meeting may not come to order and conduct business. Another problem the committee encounters is proposed language that requires a branch quorum to consist of a certain number of officers before a meeting can be called to order. However, the Constitution does not authorize the branch to invalidate a branch meeting because no officer bothered to attend.

Again, these are just a few of the common errors the Committee of Laws encounters. To assist branches that may be considering revising its bylaws, the Committee of Laws recommends that branches refer to the CGSFB as a guide.