Branch bylaws: Offices

As chairperson of the Committee of Laws, it is my job to review submissions from branches for proposed changes to their bylaws. I then make a recommendation—based on long-standing presidential rulings—to the full committee on whether the proposed change is in conflict with the NALC National Constitution. Also serving on the Committee of Laws are Vice President George Mignosi and Director of Life Insurance Myra Warren.

When reviewing close to 200 submissions each year, recurring issues with branch bylaws become apparent. This month, I want to share with you some common problems the committee sees that pertain to branch offices.

Required offices—Article 4, Section 1 of the Constitution for the Government of Subordinate and Federal Branches (CGSFB) lists the required offices of a branch. They are a president, vice president, recording secretary, financial secretary, treasurer, sergeant-at-arms, health benefits representative and a board of trustees composed of either three or five members. The most common problem the committee encounters are branch bylaws that fail to provide for the election of one or more of the required offices.

Consolidating offices—Article 4, Section 3 of the CGSFB allows branches to consolidate the offices of the branch, with the exception of the office of president. (However, branches with fewer than 10 active members may consolidate the office of the president with other offices.) This is another problem area the committee encounters and may actually be a contributing factor to conflicts found with Article 4, Section 1 of the CGSFB concerning the list of required offices in branch bylaws.

While it is permissible for a branch to have fewer elected officers than those listed in Article 4, Section 1 of the CGSFB, the bylaws must guarantee that only elected officers may handle the duties assigned to the officers listed in the Constitution. Accordingly, the branch bylaws must explicitly consolidate each office that the branch wishes to forgo with one of the other elected branch offices. For example, let’s say that a branch wishes to consolidate the offices of recording secretary and financial secretary. This is allowed under Article 4, Section 1 of the CGSFB. However, the branch’s wishes must be expressly stated in the bylaws. This could be accomplished in several ways: by simply listing the office as recording secretary/financial secretary; by including a sentence in the branch bylaws stating that the office of financial secretary will be consolidated with the office of recording secretary; or by listing the duties of the financial secretary (found under financial secretary in Article 6 of the CGSFB) under the duties of the recording secretary in the branch bylaws. The bottom line is that long-standing presidential rulings have held that somewhere in the branch bylaws it should be clear that the offices were combined.

List of offices—Every branch’s bylaws should contain a list of the branch’s elected offices. There are a couple of reasons for this requirement. First, it is important that the membership of the branch know readily what the branch offices are. Secondly, the Constitution provides that a board of trustees of either three or five members be elected. If the offices of the branch are not listed in the bylaws, then it is unclear whether the branch’s board of trustees is composed of three members or five members.

“To assist branches that may be considering revising their bylaws, the committee recommends that branches refer to the CGSFB as a guide.”

Additional offices—Article 4, Section 1 of the CGSFB also states that a branch may provide for additional elective offices in its bylaws. If a branch wishes to have additional elective offices then, of course, those offices also should be listed in the branch bylaws.

Term of office—Article 4, Section 2 of the CGSFB provides that all officers shall be elected for a term of one, two or three years at the option of the branch. Often the committee encounters branch bylaws that fail to specify what the term of office is for its officers. The branch may choose that the term of office be either one, two or three years—but the bylaws must specify what term of office the branch opted for.

Again, these are just a few of the common problems the Committee of Laws encounters when it comes to proposed language concerning branch offices. To assist branches that may be considering revising their bylaws, the committee recommends that branches refer to the Constitution for the Government of Subordinate and Federal Branches as a guide. The CGSFB begins on page 66 of the NALC Constitution. The NALC Constitution can be found on the NALC website. The link is at the bottom of the homepage at nalc.org under “Member Resources.” The NALC Constitution’s link is “NALC Publications.”

Assistant Secretary-Treasurer

Nicole Rhine

September 2013