ASSOCIATES OF VIETNAM VETERANS OF AMERICA, INC.
BYLAWS
(A Nonprofit Corporation)

Article I Name

The name of the corporation is Associates of Vietnam Veterans of America, Inc., as prescribed by the Articles of Incorporation, hereinafter referred to as “the Corporation.”

Article II Purposes

The purposes of the Corporation are those stated in the Articles of Incorporation.

Article III Members

Section 3.01 Membership Corporation. The Corporation is a membership corporation as prescribed by the Articles of Incorporation and the District of Columbia “Nonprofit Corporation Act of 2010.”

Section 3.02 Membership. The Corporation shall have three (3) classes of members: Regular Members, Incarcerated Members, and Dual Members.

a. Regular Members shall be entitled to vote on all business and hold office and chair committees at all levels.

b. Incarcerated Members shall have the above rights only within the facility in which they are housed.

c. Dual Members shall have the right to vote and chair committees at the chapter level. They are eligible to serve as voting members on state and national committees. They are ineligible to hold any elected office; they are ineligible to serve as an alternate delegate at the state or national level.

Section 3.03 Eligibility for Membership. Regular membership shall be granted to any persons who are ineligible for membership in Vietnam Veterans of America, Inc. (VVA) and who wish to further the purposes of both VVA and the Corporation. Dual membership shall be limited to those who are eligible for membership in VVA.

Section 3.04 Admission. Persons shall be admitted for membership upon submitting an application and dues to the Corporation.

Section 3.05 Dues. The national board of directors shall determine dues for membership in the Corporation.

Section 3.06 Termination of Membership. Membership shall terminate in any of the following ways:

a. death
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b. Voluntary resignation;
c. By majority vote of the board of directors in compliance with the Corporation’s disciplinary code;
d. Failure to pay membership dues;
e. Failure to conform to and comply with the Bylaws and other rules of the Corporation.

Section 3.07 Voting.

a. All elections shall be by ballot and cast by persons present and entitled to vote. A majority vote declares the candidate elected. If there is an office where no candidate attains a majority vote, then that office remains unfilled, and balloting is repeated until a majority vote declares an elected candidate.
b. If only one person is nominated for an office, a ballot vote is not required to be taken and the chair declares that the nominee is elected by acclamation.
c. There will be no absentee ballots permitted in elections at any level.
d. Election Committee members do not have to resign their position on the Election Committee if they run for any national office. However, such Election Committee Members cannot be present in any location where ballots are held, collected, or counted.

Article IV Board of Directors

Section 4.01 General. The board shall have full power and authority over the affairs of the Corporation between the annual meetings. The officers of the Corporation and the regional directors shall constitute the board of directors.

Section 4.02 Election of Directors. Each region of the Corporation may elect a director to represent them on the board of directors. The candidate must be a regular member in good standing, and actively participate in a state within the region they want to represent. Each regional director shall be elected by ballot at the national convention by the voting delegates of said region.

Section 4.03 Election of Deputy Directors. Each region of the Corporation may elect a deputy regional director to represent them on the board of directors, in the absence of the regional director. The candidate must be a regular member in good standing, and actively participate in a state within the region they want to represent. Each deputy regional director shall be elected by ballot at the national convention by the voting delegates of said region.

SECTION 4.04 Term of Office and Office Holding Limitations. Each regional director and deputy regional director shall hold office for a term of two years. Should there be an unavoidable event that by itself forces an election to be postponed, the current directors and deputies shall remain in office until their successors are elected. The term of office begins at the adjournment of the meeting at which they are elected. No regional director or deputy regional director shall be eligible to serve more than five (5) consecutive terms in the same office. No member shall hold more than one national office at a time.
Section 4.05 Removal. Any director of the Corporation may be recommended for removal from office in compliance with the Corporation’s Disciplinary Code.

Section 4.06 Vacancies. In the event of any vacancy of a regional director, the deputy regional director shall fulfill the remainder of the term of office until a regular election is held. If the vacancy occurs in a region where there is no deputy regional director in place, the board will appoint a replacement from the same region, with the majority approval of the state representatives and state presidents of that region.

Section 4.07 Meetings. Unless otherwise ordered by the board, meetings shall be held no less than two times a year as determined by the president. Special meetings may be called by the president. Special meetings shall be called upon written request of five members of the Board.

Section 4.08 Quorum. At all meetings of the board of directors, two-thirds of the number of directors shall constitute a quorum.

Section 4.09 Notice. Notice of special meetings, specifying the subjects to be considered at such meeting, shall be given in writing, by first-class mail, or by e-mail, at least fourteen (14) days prior to the day of the meeting to all members of the board of directors.

Section 4.10 Non-voting VVA Special Advisor. After recommendation from the president of VVA, a separate and distinct corporation not to be confused with the Corporation, the board of directors shall seat a VVA special advisor to serve as a non-voting member to the Corporation board, entitled to be heard on each matter brought before the board.

Section 4.11 Electronic Meetings. Members of the board of directors may participate in a meeting of the board using electronic communications equipment. All persons participating in the meeting must be able to hear each other simultaneously. Participation in a meeting by such means shall constitute presence in person at the meeting.

Article V Officers

Section 5.01 Officers and Duties. The officers of the Corporation shall be a president, a vice-president, a secretary, and a treasurer. These officers shall perform the duties described in the Policy and Procedures Manual adopted by the Corporation.

Section 5.02 Election of Officers. The officers of the Corporation shall be elected by ballot at the national convention by the voting delegates. Each officer elected must be a Regular Member of the Corporation in good standing.
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Section 5.03 Term of Office and Office Holding Limitations. Each officer shall serve for a term of two (2) years. Should there be an unavoidable event that by itself forces an election to be postponed, the current officers shall remain in office until their successors are elected. The term of office begins at the adjournment of the meeting at which they are elected. No officer shall be eligible to serve more than five (5) consecutive terms in the same office. No member shall hold more than one national office at a time.

Section 5.04 Removal from Office. Any officer of the Corporation may be recommended for removal from office in compliance with the Corporation’s disciplinary code.

Section 5.05 Vacancies. In the event of a vacancy in the office of president, the vice-president shall assume the position of president for the remainder of his or her unexpired term. In the event of a vacancy in any other office the remaining members of the board of directors shall elect, by majority vote, a successor to serve the remainder of that officer’s unexpired term.

Article VI Meetings

Section 6.01 Annual Meetings and National Events

a. National Convention: A national convention will be held at a time and location determined by the board and shall be for the purpose of electing officers and directors, and for any other business of national significance that may come before the membership. A quorum for the business session of national conventions will be a majority of the delegates of record registered at and attending the convention.

b. Annual Membership Meetings shall be held each year, in conjunction with the AVVA convention or the VVA Leadership an Education Conference.

Article VII States

Section 7.01 Unincorporated State Associates. The members within a state or legal U.S. territory will be considered an AVVA unincorporated state organization. Elected chapter representatives or presidents and the at-large representative, or their alternates, may elect a state representative. The state associates are governed by the bylaws and polices of the Corporation. The regional director shall oversee the state, or in the absence of a regional director, the state shall be overseen by the National Board of Directors.

Section 7.02 Incorporated State Associations. A state association may be established in all states or legal U.S. territories. Every state association is required to be incorporated as a nonprofit 501(c)(3) corporation. Each state association shall adopt its own rules and regulations in accordance with the bylaws established by the Corporation. Incorporated states must meet annual financial requirements as set forth in the Policy and Procedures Manual, to retain their charter. Election of state officers shall follow the edicts in the adopted State Bylaws and the National Policy.
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and Procedures Manual. The regional director shall oversee the state, or in absence of a regional
director, the state shall be overseen by the National Board of Directors.

Section 7.03 At-Large Representative. Each state with At-Large Members may elect a
representative to speak for them. This election process will be conducted by ballot through the
postal service, or through verifiable emails for those members who have furnished a valid email
address to the national membership department. If only one candidate volunteers for this election,
an exception to the bylaws requiring ballots for all elections will be made. The election process
will be considered complete, and the volunteer will be considered elected without a ballot. The
state shall oversee the at-large representative, or in absence of a state president or
representative, the at-large representative shall be overseen by the regional director. In the
absence of any officials at both the state and regional level, the at-large representative will be
overseen by the National Board of Directors. The at-large representative, or their appointed
alternate, has one vote at state level meetings and is a delegate of record to the national
convention. The delegate and/or the appointed alternate to the national convention must be
registered with the National Election Committee and be registered for the convention.

Section 7.04 Delegate of Record. Each state will be allowed one voting delegate to
represent the state at the national meetings of the Corporation. The delegate for each state shall be
the representative, president, or their appointed alternate. The delegate and/or appointed alternate to
the national convention must be registered with the National Election Committee and be
registered for the convention.

Section 7.05 Establishment of a State Leadership Council. The state presidents and state
representatives, may establish a State Leadership Council. The council may establish its own
rules, regulations, and leadership, provided that such rules are in accordance with those of the
Corporation.

Article VIII Chapters

Section 8.01 Establishment of Chapters. Any group of members, whether incorporated or not,
will be considered a chapter. Unincorporated chapters must be associated with a VVA chapter.
Incorporated chapters may be associated with a corresponding VVA chapter, or unassociated.

Section 8.02 Unincorporated Chapters. The members associated with a VVA chapter, and
unincorporated, will be considered an AVVA unincorporated chapter. The state shall oversee the
chapter members. In the absence of a state president or representative, the chapter members
shall be overseen by the regional director. In the absence of both state and regional officials, the
chapter will be overseen by the National Board of Directors.

Section 8.03 Incorporated Chapters. An incorporated chapter may be established under
National Bylaws, once they have complied with the formation rules. Each such chapter is required
to be incorporated as a nonprofit 501(c)(3) corporation. Each chapter shall adopt its own rules
and regulations as long as they are in accordance with those of the Corporation. Incorporated chapters must meet annual financial requirements as set forth in the Policy and Procedures Manual to retain their charter. Incorporated chapters report to their incorporated state. If an incorporated chapter does not reside in an incorporated state, the chapter is overseen by the regional director. If there is no regional director in place, the chapter is overseen by the National Board of Directors.

Section 8.04 Delegate of Record. Each chapter will be allowed one voting delegate, elected to represent the chapter at the national convention of the Corporation and at state level meetings. The delegate for each chapter shall be the representative, president, or their appointed alternate. The alternate must be a member of the same chapter as the delegate who appoints them. The delegate, and/or alternate, to the national convention must be registered with the National Elections Committee and be registered for the convention.

Article IX Parliamentary Authority

The rules contained in the latest edition of Robert’s Rules of Order Newly Revised shall govern the Corporation in all cases to which they are applicable and in which they are not inconsistent with these Bylaws and any special rules of order the Corporation may adopt.

Article X Amendment of Bylaws

Written notification of proposed amendments to these Bylaws must be given to the Bylaws Committee one hundred twenty (120) days prior to the Corporation’s national convention. The bylaws committee shall submit the amendments to the membership not less than ninety (90) days prior to the national convention. These Bylaws shall only be amended by the affirmative vote of two thirds (2/3) of the delegates present and voting at the national convention.

APPENDIX A

The nine (9) regions of the Corporation, for purposes of representation on the national board of directors, shall be defined as follows:

REGION 1: Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, and Connecticut.


REGION 3: West Virginia, Virginia, North Carolina, South Carolina, Kentucky, Tennessee, Maryland, and the District of Columbia.
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REGION 4: Georgia, Florida, Alabama, Mississippi, the Commonwealth of Puerto Rico, and the Territory of the Virgin Islands of the United States.

REGION 5: Michigan, Ohio, Indiana, and Illinois.

REGION 6: Minnesota, Iowa, Missouri, Kansas, Nebraska, South Dakota, North Dakota, and Wisconsin.

REGION 7: Arkansas, Louisiana, Texas, and Oklahoma.


REGION 9: Colorado, New Mexico, Arizona, California, Hawaii, Nevada, Utah, the United States Territory of Guam, and the Philippines.

Originally adopted by the board of directors on March 25, 1999

Last Amended August 10, 2023