

National Guard Executive Directors Association Bylaws

(As of January 2025)

ARTICLE I - NAME

The name of this organization shall be the National Guard Executive Directors Association.

ARTICLE II - MISSION

The mission of this Association shall be as follows:

SECTION A. To provide a forum for the exchange of timely information of common interest for the mutual benefit of members and the organizations they represent.

SECTION B. To encourage and assist, when feasible, each state, commonwealth, territory and the District of Columbia organize and maintain a National Guard Association.

SECTION C. To participate in improving the operational readiness, training and morale of the National Guard on both state and national levels.

ARTICLE III - MEMBERSHIP

SECTION A.

1. STATE. Each state, commonwealth, territory and the District of Columbia shall be entitled to one voting membership in the Association. This membership shall be limited to that state, commonwealth, territory or District of Columbia organization of which a portion of the active members are entitled to join the National Guard Association of the United States (NGA/US).

2. INDIVIDUAL.

a. ACTIVE. Active membership shall include executive directors/secretaries, elected officers, managers and insurance administrators of state national guard associations who, by virtue of their election or appointment, perform routine administrative/financial functions or administer the group life insurance program for the associations and who meet membership requirements, make application, are accepted and remains in good standing by paying current dues. Active membership may be denied for cause by the majority vote of those present and voting at an annual or special meeting of the Association. (Amended January 2020)

b. ALUMNI. Alumni membership shall include former members of this Association who meet membership requirements, make application, are accepted by the Executive Committee, and remain in good standing by paying current dues. Alumni Members are not allowed to cast a state vote. (Amended January 2014)

c. HONORARY. Honorary membership shall include those individuals who have rendered a conspicuous service to this Association and who are elected by a majority vote of the Executive Committee of the Association. (Amended January 2012)

3. CORPORATE. Corporate membership shall include any company, firm, organization, or corporation upon approval of the Executive Committee and payment of an annual corporate membership fee. Neither corporate members nor their employees shall have voting rights in this Association.

ARTICLE IV - DUES AND FISCAL YEAR

SECTION A.

1. STATES. The state, commonwealth, territory or District of Columbia organization entitled to a voting membership in the Association shall annually, on or before the occurring of the annual